H. Res. 304. A resolution expressing the sense of the House of Representatives concerning the war crimes committed by the Japanese during World War II; to the Committee on International Relations, and in addition to the Committee on Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

¶101.23 MEMORIALS

Under clause 3 of rule XII,

231. The SPEAKER presented a memorial of the Legislature of the State of Wisconsin, relative to the Enrolled Joint Resolution memorializing the Congress of the United States to enact legislation that would specify that no portion of the money received by the states as part of the tobacco settlement or of any other resolution of the tobacco litigation may be withheld, offset or claimed by the federal government; to the Committee on Commerce.

¶101.24 ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 21: Mr. Jones of North Carolina, Mr. HULSHOF, and Mr. SANDLIN. H.R. 41: Mr. PETERSON of Minnesota.

H.R. 41: Mr. Peterson of Minnesota. H.R. 53: Mr. Kolbe and Mr. Sandlin.

H.R. 65: Mrs. CAPPS and Mr. PETERSON of Minnesota.

H.R. 72: Mr. TALENT.

H.R. 202: Ms. Schakowsky.

H.R. 303: Mr. Sessions, Mr. Holt, Mrs. Northup, and Mr. Goodling.

H.R. 354: Mr. MOAKLEY and Mr. SALMON. H.R. 382: Mr. MATSIII Mrs. THURMAN M

H.R. 382: Mr. Matsui, Mrs. Thurman, Ms. Millender-McDonald, Mr. Lipinski, Ms. Brown of Florida, Ms. Delauro, and Mr. Thompson of California.

H.R. 460: Mrs. Capps.

H.R. 534: Mr. PRICE of North Carolina and Mr. BARTON of Texas.

 $\rm H.R.~595;~Mr.~Martinez~and~Mr.~Lewis~of~Georgia.$

H.R. 637: Mr. Rogers.

 $\rm H.R.$ 664: Ms. Kaptur, Mr. Baird, and Mr. Gutierrez.

H.R. 710: Mr. PICKETT.

H.R. 783: Mr. ISAKSON and Mr. PETERSON of Minnesota

H.R. 784: Mr. Goodling.

H.R. 802: Mr. Moran of Virginia, Mr. Hoyer, Mr. Ford, Mr. Dooley of California, Mr. Stupak, and Ms. McCarthy of Missouri.

H.R. 864: Mr. Young of Alaska and Mr. HOSTETTLER.

 $\rm H.R.~865;~Mr.~Cunningham~and~Mr.~Sam~Johnson~of~Texas.$

H.R. 946: Mr. LANTOS.

 $\rm H.R.~1168;~Mr.~Boswell,~Mr.~Radanovich,~and~Ms.~Danner.$

H.R. 1194: Mr. McGovern amd Mr. Cardin.

H.R. 1221: Mr. ISAKSON.

H.R. 1234: Ms. PRYCE of Ohio and Mr. STUMP.

H.R. 1300: Ms. Berkley, Mr. Hyde, Mr. Ose, Mr. Whitfield, Mr. Sessions, Ms. Brown of Florida, and Mr. Hobson.

H.R. 1336: Mr. Duncan.

H.R. 1531: Mr. Gonzalez.

H.R. 1621: Mr. PETERSON of Minnesota.

H.R. 1660: Mr. UNDERWOOD and Mr. MOL-LOHAN.

H.R. 1708: Mr. ENGLISH and Ms. ESHOO.

H.R. 1746: Mrs. Cubin and Mr. Regula.

H.R. 1776: Mr. Shays.

H.R. 1785: Mr. CLYBURN, Mr. HALL of Ohio, Mr. WEYGAND, Ms. STABENOW, and Mr. BOR-SKI.

 $\rm H.R.~1899;~Mr.~SWEENEY,~Ms.~Woolsey,~and~Mr.~BERMAN.$

H.R. 2053: Mr. McNulty, Mr. Rodriguez, Mr. Towns, Mr. Forbes, and Mrs. McCarthy of New York.

 $\rm H.R.~2162;~Ms.~Carson~and~Mr.~Hall~of~Texas.$

H.R. 2228: Mr. ABERCROMBIE.

H.R. 2240: Mr. SAWYER.

H.R. 2363: Mr. PICKERING, Mr. DICKEY, Mr. BOYD, Mr. McIntosh, Mr. Burton of Indiana, and Mr. HINOJOSA.
H.R. 2389: Mrs. CLAYTON and Mr. SMITH of

H.R. 2389: Mrs. CLAYTON and Mr. SMITH of Michigan.

H.R. 2420: Mr. FORD.

H.R. 2433: Mr. SANDLIN and Ms. KILPATRICK. H.R. 2436: Mr. HALL of Texas, Mr. KNOLLEN-BERG, Mr. DEAL of Georgia, Mr. COLLINS, Mr. BEREUTER, Mr. COOK, Mr. HULSHOF, Mr. HASTINGS of Washington, Mr. CHAMBLISS, Mr. SHADEGG, Mr. MICA, Mr. HANSEN, and Mr. BARTLETT of Maryland.

H.R. 2441: Mr. SAM JOHNSON of Texas and Mr. COBURN.

H.R. 2492: Ms. SLAUGHTER and Mrs. MALONEY of New York.

H.R. 2500: Mrs. MALONEY of New York.

H.R. 2543; Mr. Shaw, Mr. Duncan, Mr. Peterson of Pennsylvania, and Mr. Ballenger. H.R. 2741; Mrs. Morella.

H.R. 2801: Mr. BALDACCI.

GOODLING.

H.R. 2819: Mr. COSTELLO, Mr. HINCHEY, Mr. GILMAN, Mr. CAPUANO, and Mrs. NAPOLITANO. H.J. Res. 48: Mrs. TAUSCHER, Mr. LEWIS OF California, Mr. STARK, Ms. ESHOO, Mr. PASTOR, Mr. BAIRD, Mrs. CLAYTON, Mr. ETHERIDGE, Mr. HILL of Indiana, and Mr.

H.J. Res. 53: Mr. BILBRAY and Mrs. WILSON. H.J. Res. 65: Mr. BASS and Mr. UDALL of New Mexico.

H.J. Res. 66: Mr. Bachus, Mr. John, Mr. STEARNS, Mrs. EMERSON, Mr. PITTS, Mr. SMITH of New Jersey, Mr. Rogan, Mr. TIAHRT, Mr. HILL of Montana, Mr. BLUNT. Mr. Dickey, Mr. Brady of Texas, Mr. Ra-HALL, Mr. BARRETT of Nebraska, Mr. ROGERS, Mr. BISHOP, Mr. WAMP, Mr. POMBO, Mr. RILEY, Mr. WICKER, Mr. TRAFICANT, Mr. DOO-LITTLE, Mrs. Cubin, Mr. Jones of North Carolina, Mr. BARR of Georgia, Mr. BEREUTER, Mr. Bliley, Mr. Hall of Texas, Mr. Peter-SON of Pennsylvania, Mr. HAYWORTH, Mr. BARCIA, Mr. NORWOOD, Mr. HULSHOF, Mr. CHAMBLISS, Mr. DEAL of Georgia, Mr. COBURN, Mr. RADANOVICH, Mr. GARY MILLER of California, Mr. WELDON of Florida, Mr. TAYLOR of North Carolina, Mr. BARTLETT of Maryland, Mr. HILLEARY, Mr. CUNNINGHAM, Mr. Tancredo, Mr. Cooksey, Mr. Goode, Mr. ARMEY, Mr. CONDIT, Mr. ROHRABACHER, Mr. LEWIS of Kentucky, Mr. HOEKSTRA, Mr. NEY, Mr. Shows, Mr. Herger, Mr. Campbell, Mr. Young of Alaska, Mr. Watts of Oklahoma, HUTCHINSON, Mr. GOODLATTE, Mr. HEFLEY, Mr. ADERHOLT, Mr. McCrery, Mr. KASICH, Mr. LUCAS of Oklahoma, Mr. BALLENGER, and Mr. LINDER.

H. Con. Res. 186: Mr. Cox, Mr. Hostettler, and Mr. Riley.

H. Res. 292: Mr. RADANOVICH.

H. Res. 297: Mr. HOYER, Mr. BARTLETT of Maryland, Mr. GILLMOR, Mr. CHABOT, and Ms. DANNER.

H. Res. 302: Mr. Schaffer, Mr. Doolittle, Mr. Lucas of Kentucky, Mr. Green of Wisconsin, Mr. Weldon of Florida, Mr. Sam Johnson of Texas, Mr. McKeon, Mr. Tancredo, Mr. Coburn, Mr. Jones of North Carolina, Mr. Demint, Mr. Paul, Mr. Bartlett of Maryland, Mr. Coble, Mr. Vitter, and Mr. Radanovich.

¶101.25 PETITIONS, ETC.

Under clause 3 of rule XII, petitions and papers were laid on the clerk's desk and referred as follows:

50. The SPEAKER presented a petition of The National Conference Of Lieutenant Governors, relative to a Resolution petitioning the Federal Government to keep its promise to meet its responsibility and to fund special education; to the Committee on Education and the Workforce.

51. Also, a petition of National Conference Of Lieutenant Governors, relative to a Resolution petitioning Congress to amend the Internal Revenue Code to increase the annual state ceiling on tax-exempt Private Activity BONDs and to index the ceiling to inflation; to the Committee on Ways and Means.

¶101.26 DELETION OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsor was deleted from the public bill as follows:

H.R. 2579: Mr. INSLEE.

MONDAY, SEPTEMBER 27, 1999 (102)

¶102.1 APPOINTMENT OF SPEAKER PROTEMPORE

The House was called to order at 12:30 p.m. by the SPEAKER pro tempore, Mrs. BIGGERT, who laid before the House the following communication:

Washington, DC, September 27, 1999.

I hereby appoint the Honorable JUDY $\mbox{\sc Biggert}$ to act as Speaker pro tempore on this day.

J. Dennis Hastert, Speaker of the House of Representatives.

¶102.2 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 2684. An Act making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 2000, and for other purposes.

The message also announced that the Senate insists upon its amendment to the bill (H.R. 2684) "An Act making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 2000, and for other purposes," requests a conference with the House on the disagreeing votes of the two Houses thereon, and appoints Mr. BOND, Mr. BURNS, Mr. CRAIG, Mr. SHELBY, HUTCHISON, Mr. KYL, Mr. STEVENS, Ms. MIKULSKI, Mr. LEAHY, Mr. LAUTENBERG, Mr. HARKIN, Mr. BYRD, and Mr. INOUYE. to be the conferees on the part of the Senate.

¶102.3 "MORNING-HOUR DEBATE"

The SPEAKER pro tempore, Mrs. BIGGERT, pursuant to the order of the House of Tuesday, January 19, 1999, recognized Members for "morning-hour debate".

¶102.4 RECESS—12:32 P.M.

The SPEAKER pro tempore, Mrs. BIGGERT, pursuant to clause 12 of rule I, declared the House in recess at 12 o'clock 32 minutes p.m. until 2 o'clock p.m.

 $\P102.5$ AFTER RECESS—2 P.M.

The SPEAKER pro tempore, Mrs. BIGGERT, called the House to order.

¶102.6 APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mrs. BIGGERT, announced she had examined and approved the Journal of the proceedings of Friday, September 24, 1999.

Pursuant to clause 1, rule I, the Journal was approved.

¶102.7 COMMUNICATIONS

Executive and other communications, pursuant to clause 2, rule XIV, were referred as follows:

4475. A letter from the Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting the Department's final rule—Milk in the Central Arizona Marketing Area; Suspension of Certain Provisions of the Order [DA-99-05] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4476. A letter from the Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting the Department's final rule—Tart Cherries Grown in the States of Michigan, et al.; Revision of the Sampling Techniques for Whole Block and Partial Block Diversions and Increasing the Number of Partial Block Diversions Per Season for Tart Cherries [Docket No. FV99–930–2 FIR] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4477. A letter from the Manager, Federal Crop Insurance Corporation, Department of Agriculture, transmitting the Department's final rule—General Administrative Regulations; Submission of Policies and Provisions of Policies, and Rates of Premium (RIN: 0563-AB15) received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4478. A letter from the Acting Assistant Administrator, Environmental Protection Agency, transmitting the annual report on conditional registration of pesticides for 1997 and 1998, pursuant to 7 U.S.C. 136w-4; to the Committee on Agriculture.

4479. A letter from the Director, Office of Management and Budget, transmitting the OMB Sequestration Update Report to the President and Congress for Fiscal Year 2000, pursuant to Public Law 101–508, section 13101(a) (104 Stat. 1388–587); to the Committee on Appropriations.

4480. A letter from the Office of the Under Secretary, Department of the Navy, Department of Defense, transmitting notification of the Department's decision to study certain functions performed by military and civilian personnel in the Department of the Navy (DON) for possible performance by private contractors, pursuant to 10 U.S.C. 2304 nt.; to the Committee on Armed Services.

4481. A letter from the Senior Civilian Official, Department of Defense, transmitting a Plan for Development of an Enhanced Global Positioning System: A Report To Congress July 1999; to the Committee on Armed Services.

4482. A letter from the Assistant Secretary of Defense, Department of Defense, transmitting the TRICARE Prime Remote Report to Congress; to the Committee on Armed Services.

4483. A letter from the The Under Secretary of Defense, Department of Defense, transmitting a Report Regarding Use of Tagging Systems to Indentify Hydrocarbon Fuels Used by the Department of Defense; to the Committee on Armed Services.

4484. A letter from the Secretary, Department of the Treasury, transmitting a Report on the Audited Fiscal Years 1998 and 1997 Financial Statements of the United States Mint [OIG-99-078]; to the Committee on Banking and Financial Services.

4485. A letter from the Assistant General Counsel for Regulations, Office of the Secretary-Office of Lead Hazard Control, Department of Housing and Urban Development, transmitting the Department's final rule—Requirements for Notification, Evaluation and Reduction of Lead-Based Paint Hazards in Federally Owned Residential Property and Housing Receiving Federal Assistance (RIN: 2501-AB57) received September 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Banking and Financial Services.

4486. A letter from the Assistant General Counsel for Regulations, Department of Housing and Urban Development, transmitting the Department's final rule—Section 8 Tenant-Based Assistance Programs Statutory Merger of Section 8 Certificate and Voucher Programs; Correction [Docket No. FR-4428-C-03] (RIN: 2577-AB91) received September 15, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Banking and Financial Services.

4487. A letter from the Assistant General Counsel for Regulations, Department of Housing and Urban Development, transmitting the Department's final rule—Public Housing Agency Plans; Change in Plan Submission Dates [Docket No. FR-4420-F-04] (RIN: 2577–AB89) received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Banking and Financial Services.

4488. A letter from the President and Chairman, Export-Import Bank of the United States, transmitting a report involving U.S. exports to India, pursuant to 12 U.S.C. 635(b)(3)(i); to the Committee on Banking and Financial Services.

4489. A letter from the Secretary, Department of Health and Human Services, transmitting the FY 1996 Community Services Block Grant Statistical Report; to the Committee on Education and the Workforce.

4490. A letter from the Secretary, Department of the Treasury, transmitting an annual report to the President and to the Congress on the audit of the Telecommunications Development Fund, pursuant to 47 U.S.C. 614; to the Committee on Commerce.

4491. A letter from the Assistant General Counsel for Regulatory Law, Assistant Secretary for Environment, Safety and Health, Department of Energy, transmitting the Department's final rule—Internal Dosimetry Program Guide [DOE G. 441.1-3] received August 10, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4492. A letter from the Assistant General Counsel for Regulatory Law, Assistant Secretary for Environment, Safety and Health, Department of Energy, transmitting the Department's final rule—Radiation Safety Training Guide [DOE G 441.1-12] received August 10, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4493. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmiting the Agency's final rule—Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Nitrogen Oxides Budget and Allowance Trading Program [CT-053-7212a; A-1-FRL-6443-1] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4494. A letter from the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Oceanside and Encinitas, California) [MM Docket No. 99–170 RM–9545] received Sep-

tember 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4495. A letter from the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Berlin and North Conway, New Hampshire) [MM Docket No. 97–216 RM–9153] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4496. A letter from the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Dove Creek, Colorado) [MM Docket No. 99–203] (Hazelton, Idaho) [MM Docket No. 99–205 RM–9624] (Flagstaff, Arizona) [MM Docket No. 99–210 RM 9629] (Kootenai, Idaho) [MM Docket No. 99–213 RM–9641] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4497. A letter from the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Elgin, Oregon) [MM Docket No. 99–155 RM–9606] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4498. A letter from the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.2020(b), Table of Allotments, FM Broadcast Stations (Hamilton City, California) [MM Docket No. 99–182 RM–9585] (Lost Hills, California) [MM Docket No. 99–184 RM–9587] (Maricopa, California) [MM Docket No. 99–185 RM–9588] (Golden Meadow, Louisiana) [MM Docket No. 99–189 RM–9592] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4499. A letter from the Chairman, Federal Communications Commission, transmitting the Auction Expenditure Package for Fiscal Year 1998; to the Committee on Commerce.

4500. A letter from the Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule—Atlantic Highly Migratory Species (HMS) Fisheries; Vessel Monitoring Systems [Docket No. I.D. 071698B] (RIN: 0648-AJ67) received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

4501. A letter from the Chairman, Nuclear Regulatory Commission, transmitting the Annual Report for 1998 of the United States Nuclear Regulatory Commission; to the Committee on Commerce.

4502. A letter from the Lieutenant General, USA Director, Defense Security Cooperation Agency, transmitting notification concerning the Department of the Army's Proposed Letter(s) of Offer and Acceptance (LOA) to Kuwait for defense articles and services (Transmittal No. 99–33), pursuant to 22 U.S.C. 2776(b); to the Committee on International Relations.

4503. A letter from the Lieutenant General, USA Director, Defense Security Cooperation Agency, transmitting notification concerning the Department of the Navy's Proposed Letter(s) of Offer and Acceptance (LOA) to Korea for defense articles and services (Transmittal No. 99–29), pursuant to 22 U.S.C. 2776(b); to the Committee on International Relations.

4504. A letter from the Acting Deputy Under Secretary of Defense, Department of Defense, transmitting a copy of Transmittal No. 09-99 requesting Final Authority (RFA) to conclude a Memorandum of Understanding (MOU) with Canada related to the Development, production and Initial Fielding of Military Satellite Communications

(MILSATCOM), pursuant to 22 U.S.C. 2767(f); to the Committee on International Relations.

4505. A letter from the Assistant Secretary Legislative Affairs, Department of State, transmitting notification of decisions made by the President regarding the drawdown of articles and services from the inventory and resources of the Departments of Defense, State, Justice, the Treasury, and Transportation, and military education and training from the Department of Defense, to provide counternarcotics assistance to Colombia, Peru, Ecuador, and Panama, pursuant to 22 U.S.C. 2364(a)(1); to the Committee on International Relations.

4506. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting Copies of international agreements, other than treaties, entered into by the United States, pursuant to 1 U.S.C. 112b(a); to the Committee on International Relations.

4507. A letter from the Director, Administrative Office of the United States Courts, transmitting the annual report disclosing the financial condition of the retirement system for the year ending September 30, 1997, pursuant to 31 U.S.C. 9503(a)(1)(B); to the Committee on Government Reform.

4508. A letter from the Railroad Retirement Board, transmitting the budget request for the Office of Inspector General, Railroad Retirement Board, for fiscal year 2001, pursuant to 45 U.S.C. 231f; to the Committee on Government Reform.

4509. A letter from the Assistant Secretary Policy, Management and Budget, Department of the Interior, transmitting the annual report on royalty management and collection activities for Federal and Indian mineral leases in FY 1998, pursuant to 30 U.S.C. 237; to the Committee on Resources.

4510. A letter from the Secretary, Department of the Interior, transmitting a report on the Operations of Glen Canyon Dam Pursuant to the Grand Canyon Protection Act of 1992: Water Years 1998 and 1999; to the Committee on Resources.

4511. A letter from the Director, Office of Sustainable Fisheries, NMFS, Department of Commerce, transmitting the Department's final rule—Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the West Yakutat District of the Gulf of Alaska [Docket No. 990304062–9062–01; I.D. 081399B] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Resources.

4512. A letter from the Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule—Fisheries of the Exclusive Economic Zone Off Alaska; Deep-Water Species Fishery by Vessels Using Trawl Gear in the Gulf of Alaska [Docket No. 990304062–9060–01; I.D. 081699B] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Resources.

4513. A letter from the Acting Assistant Secretary of Commerce and Acting Commissioner of Patents and Trademarks, Department of Commerce, transmitting the Department's final rule—Trademark Law Treaty Implementation Act Changes [Docket No. 990401084-9227-02] (RIN: 0651-AB00) received August 31, 1999; to the Committee on the Judiciary.

4514. A letter from the Director, Office of the General Counsel, Office of Personnel Management, transmitting the Office's final rule—Voting Rights Program (RIN: 3206— AI77) received August 11, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

4515. A letter from the Executive Director, Olympic Committee, transmitting the 1998 Annual Report of the United States Olympic Committee; to the Committee on the Judiciary

4516. A letter from the Program Analyst, Office of the Chief Counsel, FAA, Department of Transportation, transmitting the Department's final rule—Airworthiness Directives; Teledyne Continental Motors O-470, IO-470, IO-520, TSIO-520, LTISO-520, GTSIO-520, IO-550, TSIO-550, and TSIOL-550 Series Reciprocating Engines [Docket No. 99-NE-28-AD; Amendment 39-11290, AD 99-19-01] (RIN: 2120-AA64) received September 17, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4517. A letter from the Secretary, Department of Transportation, transmitting a the annual report titled "Transition to Quieter Airplanes"; to the Committee on Transportation and Infrastructure.

4518. A letter from the Secretary, Department of Transportation, transmitting a Report On the Activities of the Commercial Space Transportation Program for 1998; to the Committee on Science.

4519. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—October 1999 Applicable Federal Rates [Revenue Ruling 99-41] received September 21, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4520. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Prohibition of Ex Parte Communications Between Appeals Officers and other Internal Revenue Service Employees [Notice 99–50] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4521. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Work Opportunity and Welfare-to-Work Tax Credits [Notice 99-51] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4522. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Housing Opportunities for Persons with Aids [Rev. Rul. 99-39] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4523. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—IRS Adoption Taxpayer Identification Numbers [TD 8839] (RIN: 1545–AV08) received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4524. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Tax Exempt BOND Administrative Appeal [Rev. Proc. 99–35] received September 22, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4525. A letter from the Railroad Retirement Board, transmitting the Board's budget request for fiscal year 2001, pursuant to 45 U.S.C. 231f; jointly to the Committees on Appropriations, Transportation and Infrastructure, and Ways and Means.

¶102.8 OVERFLIGHTS OF NATIONAL PARKS

Mr. DUNCAN moved to suspend the rules and pass the bill (H.R. 717) to amend title 49, United States Code, to regulate overflights of national parks, and for other purposes; as amended.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. DUNCAN and Mr. McGOVERN, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶102.9 EUROPEAN COUNCIL NOISE RULE

Mr. DUNCAN moved to suspend the rules and agree to the following concurrent resolution (H. Con. Res. 187); as amended:

Whereas for more than 50 years, the International Civil Aviation Organization (in this resolution referred to as the "ICAO") has been the single entity vested with authority to establish international noise and emissions standards and, through the ICAO's efforts, aircraft noise has decreased by an average of 40 percent since 1970;

Whereas the ICAO is currently working on an expedited basis on even more stringent international noise standards, taking into account economic reasonableness, technical feasibility, and environmental benefits;

Whereas international noise and emissions standards are critical to maintaining the economic viability of United States aeronautical industries and to obtaining their ongoing commitment to progressively more stringent noise reduction efforts;

Whereas European Council Regulation No. 925/1999, banning certain aircraft meeting the highest internationally recognized noise standards from flying in Europe, undermines the integrity of the ICAO process and undercuts the likelihood that new Stage 4 aircraft noise standards will be developed;

Whereas while no regional standard is acceptable, European Council Regulation No. 925/1999 is particularly offensive because there is no scientific basis for the regulation and because the regulation has been carefully crafted to protect European aviation interests while imposing arbitrary, substantial, and unfounded cost burdens on United States aeronautical industries;

Whereas the vast majority of aircraft that will be affected by European Council Regulation No. 925/1999 are operated by United States flag carriers; and

Whereas implementation of European Council Regulation No. 925/1999 will result in a loss of jobs in the United States and may cost United States aeronautical industries in excess of \$2,000,000,000: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That it is the sense of Congress that—

(1) if European Council Regulation No. 925/1999 is not rescinded by the European Council at the earliest possible date, the Secretaries of Transportation and State should take all appropriate actions to ensure that a petition regarding the regulation is filed with the International Civil Aviation Organization pursuant to Article 84 of the Chicago Convention; and

(2) the Secretaries of Commerce, State, and Transportation and other appropriate parties should use all reasonable means available to them to ensure that the goal of having the regulation rescinded is achieved.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. DUNCAN

and Mr. McGOVERN, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and agree to said concurrent resolution, as amended?

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

Mr. DUNCAN demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The SPEAKER pro tempore, Mrs. BIGGERT, pursuant to clause 8, rule XX, announced that further proceedings on the motion were post-poned.

¶102.10 CENTENNIAL OF FLIGHT COMMEMORATION TECHNICAL CORRECTIONS

Mr. DUNCAN moved to suspend the rules and pass the bill of the Senate (S. 1072) to make certain technical and other corrections relating to the Centennial of Flight Commemoration Act (36 U.S.C. 143 note; 112 Stat. 3486 et seq.).

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. DUNCAN and Mr. McGOVERN, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill.

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.11 SUBMISSION OF CONFERENCE REPORT—H.R. 2605

Mr. YOUNG of Florida submitted a conference report (Rept. No. 106–336) on the bill (H.R. 2605) making appropriations for energy and water development for the fiscal year ending September 30, 2000, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶102.12 SMALL BUSINESS INNOVATION RESEARCH PROGRAM

Mrs. KELLY moved to suspend the rules and pass the bill (H.R. 2392) to amend the Small Business Act to extend the authorization for the Small Business Innovation Research Program, and for other purposes; as amended.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mrs. KELLY and Ms. MILLENDER-McDONALD, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶102.13 ORDER OF BUSINESS—

CONSIDERATION OF THE CONFERENCE REPORT ON H.R. 2605

On motion of Mr. DREIER, by unanimous consent,

Ordered, That (1) it may be in order at any time on the legislative day of Monday, September 27, 1999, to consider the conference report to accompany the bill (H.R. 2605) making appropriations for energy and water development for the fiscal year ending September 30, 2000, and for other purposes; (2) that all points of order against the conference report and against its consideration be waived; and (3) that the conference report be considered as read when called up.

102.14 75TH ANNIVERSARY OF FOREIGN SERVICE

Mr. GILMAN moved to suspend the rules and agree to the following resolution (H. Res. 168):

Whereas the modern Foreign Service of the United States was established 75 years ago on May 24, 1924, with the enactment of the Rogers Act, Public Law 135 of the 68th Congress;

Whereas today some 10,300 men and women serve in the Foreign Service at home and abroad;

Whereas the diplomatic, consular, communications, trade, development, administrative, security, and other functions the men and women of the Foreign Service of the United States perform are crucial to the United States national interest;

Whereas the men and women of the Foreign Service of the United States, as well as their families, are constantly exposed to danger, even in times of peace, and many have died in the service of their country; and

Whereas it is appropriate to recognize the dedication of the men and women of the Foreign Service of the United States and, in particular, to honor those who made the ultimate sacrifice while protecting the interests of the United States: Now, therefore, be it

Resolved, That the House of Representatives—

- (1) recognizes the Foreign Service of the United States and its achievements and contributions of the past 75 years;
- (2) honors those members of the Foreign Service of the United States who have given their lives in the line of duty; and
- (3) commends the generations of men and women who have served or are presently serving in the Foreign Service for their vital service to the Nation.

SEC. 2. The Clerk of the House of Representatives shall transmit a copy of this

resolution to the President of the United States.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. GILMAN and Ms. McKINNEY, each for 20 minutes

After debate.

The question being put, viva voce,

Will the House suspend the rules and agree to said resolution?

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said resolution was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said resolution was agreed to was, by unanimous consent, laid on the table.

¶102.15 HAITI ELECTIONS

Mr. GILMAN moved to suspend the rules and agree to the following concurrent resolution (H. Con. Res. 140); as amended:

Whereas René Preval was elected president of Haiti on December 17, 1995, and inaugurated on February 7, 1996;

Whereas a political impasse between President Preval and the Haitian Parliament over the past 2 years has stalled democratic development and contributed to the Haitian people's political disillusionment;

Whereas Haiti's economic development is stagnant, living conditions are deplorable, and democratic institutions have yet to become effective:

Whereas Haiti's political leaders propose free, fair, and transparent elections for local and national legislative bodies; and

Whereas Haiti's new independent Provisional Electoral Council has scheduled those elections for November and December 1999: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Congress—

- (1) commends the provisional Electoral Council of Haiti for its decision to hold elections for 19 senate seats, providing for a transparent resolution of the disputed 1997 elections;
- (2) urges the Government of Haiti to actively engage in dialogue with all elements of Haitian society to further a self-sustainable democracy;
- (3) encourages the Government and all political parties in Haiti to proceed toward conducting free, fair, transparent, and peaceful elections as scheduled, in the presence of domestic and international observers, without pressure or interference:
- (4) urges the Clinton Administration and the international community to continue to play a positive role in Haiti's economic and political development;
- (5) urges the United Nations to provide appropriate technical support for the elections and to maximize the use of United Nations civilian police monitors of the CIVPOL mission during the election period;
- (6) encourages the Clinton Administration and the international community to provide all appropriate assistance for the coming elections:
- (7) encourages the Government of Haiti to adopt adequate security measures in preparation for the proposed elections;
- (8) urges all elements of Haitian civil society, including the political leaders of Haiti, to publicly renounce violence and promote a climate of security; and
- (9) urges the United States and other members of the international community to con-

tinue support toward a lasting and committed transition to democracy in Haiti.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. GILMAN and Mr. HASTINGS of Florida, each for 20 minutes.

After debate.

The question being put, viva voce,

Will the House suspend the rules and agree to said concurrent resolution, as amended?

The SPEAKER pro tempore, Mrs. BIGGERT, announced that two-thirds of the Members present had voted in the affirmative.

Mr. GILMAN demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The SPEAKER pro tempore, Mrs. BIGGERT, pursuant to clause 8, rule XX, announced that further proceedings on the motion were postponed.

¶102.16 MARINE MAMMAL RESCUE ASSISTANCE

Mr. SAXTON moved to suspend the rules and pass the bill (H.R. 1934) to amend the Marine Mammal Protection Act of 1972 to establish the John H. Prescott Marine Mammal Rescue Assistance Grant Program; as amended.

The SPEAKER pro tempore, Mrs. BIGGERT, recognized Mr. SAXTON and Mr. UDALL of New Mexico, each for 20 minutes.

After debate,

The question being put, viva voce, Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶102.17 SAN JUAN COUNTY, NEW MEXICO

Mr. SAXTON moved to suspend the rules and pass the bill of the Senate (S. 293) to direct the Secretaries of Agriculture and Interior to convey certain lands in San Juan County, New Mexico, to San Juan College.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. SAXTON and Mr. UDALL of New Mexico, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

Mr. SAXTON demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The SPEAKER pro tempore, Mr. UPTON, pursuant to clause 8, rule XX, announced that further proceedings on the motion were postponed.

¶102.18 MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Sherman Williams, one of his secretaries.

¶102.19 BLACK CANYON NATIONAL PARK AND GUNNISON GORGE NATIONAL CONSERVATION AREA

Mr. SAXTON moved to suspend the rules and pass the bill of the Senate (S. 323) to redesignate the Black Canyon of the Gunnison National Monument as a national park and establish the Gunnison Gorge National Conservation Area, and for other purposes; as amended.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. SAXTON and Mr. UDALL of New Mexico, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.20 FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Lundregan, one of it clerks, announced that the Senate had passed a bill of the following title, in which the concurrence of the House is requested:

S. 1637. An Act to extend through the end of the current fiscal year certain expiring Federal Aviation Administration authorizations.

¶102.21 MINERAL LEASING OF INDIAN LANDS IN OKLAHOMA

Mr. SAXTON moved to suspend the rules and pass the bill of the Senate (S. 944) to amend Public Law 105-188 to provide for the mineral leasing of certain Indian lands in Oklahoma.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. SAXTON and Mrs. CHRISTENSEN, each for 20 minutes

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.22 VIRGIN ISLANDS FISCAL AUTONOMY

Mr. SAXTON moved to suspend the rules and pass the bill (H.R. 2841) to amend the Revised Organic Act of the Virgin Islands to provide for greater fiscal autonomy consistent with other United States jurisdictions, and for other purposes; as amended.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. SAXTON and Mrs. CHRISTENSEN, each for 20 minutes.

After debate.

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶102.23 SENIOR CITIZENS HOUSING FOR 21ST CENTURY

Mr. BEREUTER moved to suspend the rules and pass the bill (H.R. 202) to restructure the financing for assisted housing for senior citizens and otherwise provide for the preservation of such housing in the 21st Century, and for other purposes; as amended.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. BEREUTER and Mr. FRANK of Massachusetts, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

Mr. LAZIO demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The SPEAKER pro tempore, Mr. UPTON, pursuant to clause 5, rule I, announced that further proceedings on the motion were postponed.

¶102.24 BANKRUPTCY CHAPTER 12 OF TITLE 11, UNITED STATES CODE

Mr. GEKAS moved to suspend the rules and pass the bill (H.R. 2942) to ex-

tend for 6 additional months the period for which chapter 12 of title 11 of the United States Code is reenacted; as amended.

The SPEAKER pro tempore, Mr. UPTON, recognized Mr. GEKAS and Ms. BALDWIN, each for 20 minutes.

After debate.

The question being put, viva voce,

Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. UPTON, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

By unanimous consent, the title was amended so as to read: "An Act to extend for 3 additional months the period for which chapter 12 of title 11 of the United States Code is enacted.".

A motion to reconsider the votes whereby the rules were suspended and said bill, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

102.25 LIBRARY OF CONGRESS TRUST FUND BOARD

The SPEAKER pro tempore, Mr. UPTON, announced that the Speaker, pursuant to section 1 of the act to create a Library of Congress Trust Fund Board (2 United States Code 154), amended by section 1 of Public Law 102-246, appointed to the Library of Congress Trust Fund Board, Mr. Edwin L. Cox of Dallas, Texas, from private life, on the part of the House, for a five-year term.

Ordered, That the Clerk notify the Senate of the foregoing appointment.

¶102.26 MESSAGE FROM THE PRESIDENT—NATIONAL EMERGENCY WITH RESPECT TO ANGOLA

The SPEAKER pro tempore, Mr. UPTON, laid before the House a message from the President, which was read as follows:

To the Congress of the United States

As required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c), and section 204(c) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(c), I transmit herewith a 6-month periodic report on the national emergency with respect to the National Union for the Total Independence of Angola (UNITA) that was declared in Executive Order 12865 of September 26, 1993.

WILLIAM J. CLINTON. THE WHITE HOUSE, September 27, 1999.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on International Relations and ordered to be printed (H. Doc. 106–132).

¶102.27 ENERGY AND WATER APPROPRIATIONS

Mr. PACKARD, pursuant to the order of the House heretofore agreed to,

called up the following conference report (Rept. No. 106–336):

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 2605) "making appropriations for energy and water development for the fiscal year ending September 30, 2000, and for other purposes", having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the House recede from its disagreement to the amendment of the Senate, and agree to the same with an amendment, as follows:

In lieu of the matter stricken and inserted by said amendment, insert:

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2000, for energy and water development, and for other purposes, namely:

TITLE I DEPARTMENT OF DEFENSE—CIVIL DEPARTMENT OF THE ARMY CORPS OF ENGINEERS—CIVIL

The following appropriations shall be expended under the direction of the Secretary of the Army and the supervision of the Chief of Engineers for authorized civil functions of the Department of the Army pertaining to rivers and harbors, flood control, beach erosion, and related purposes.

GENERAL INVESTIGATIONS

For expenses necessary for the collection and study of basic information pertaining to river and harbor, flood control, shore protection, and related projects, restudy of authorized projects, miscellaneous investigations, and, when authorized by laws, surveys and detailed studies and plans and specifications of projects prior to construction, \$161,994,000, to remain available until expended: Provided, That the Secretary of the Army, acting through the Chief of Engineers, is directed to use the remaining unobligated funds appropriated in Public Law 102-377 for the Red River Waterway, Shreveport, Louisiana, to Daingerfield, Texas, project for the feasibility phase of the Red River Navigation, Southwest Arkansas, study.

$Construction,\ General$

For the prosecution of river and harbor, flood control, shore protection, and related projects authorized by laws; and detailed studies, and plans and specifications, of projects (including those for development with participation or under consideration for participation by States, local governments, or private groups) authorized or made eligible for selection by law (but such studies shall not constitute a commitment of the Government to construction), \$1,400,722,000, to remain available until expended, of which such sums as are necessary for the Federal share of construction costs for facilities under the Dredged Material Disposal Facilities program shall be derived from the Harbor Maintenance Trust Fund, as authorized by Public Law 104-303; and of which such sums as are necessary pursuant to Public Law 99–662 shall be derived from the Inland Waterways Trust Fund, for one-half of the costs of construction and rehabilitation of inland waterways projects, including rehabilitation costs for the Lock and Dam 25, Mississippi River, Illinois and Missouri; Lock and Dam 14. Mississippi River, Iowa: Lock and Dam 24, Mississippi River, Illinois and Missouri; and Lock and Dam 3, Mississippi River, Minnesota; London Locks and Dam; Kanawha River, West Virginia; and Lock and Dam 12, Mississippi River, Iowa, projects; and of which funds are provided for the following projects in the amounts specified:

Indianapolis Central Waterfront, Indiana, \$8,000,000;

Harlan/Clover Fork including grading and landscaping of the disposal site at the Harlan floodwall, Pike County, Middlesboro, Martin County, Pike County Tug Forks Tributaries, Bell County, Harlan County, and Town of Martin elements of the Levisa and Tug Forks of the Big Sandy River and Upper Cumberland River project in Kentucky, \$14,050,000;

Jackson County, Mississippi, \$800,000; Natchez Bluff, Mississippi, \$2,000,000;

Passaic River Streambank Restoration, New Jersey, \$6,000,000; and

Upper Mingo County (including Mingo County Tributaries), Lower Mingo County (Kermit), Wayne County, and McDowell County, elements of the Levisa and Tug Forks of the Big Sandy River and Upper Cumberland River project in West Virginia, \$4,400,000:

Provided, That no part of any appropriation contained in this Act shall be expended or obligated to begin Phase II on the John Day Drawdown study or to initiate a study of the drawdown of McNary Dam unless authorized by law: Provided further, That the Secretary of the Army, acting through the Chief of Engineers, may use \$1,500,000 of funding appropriated herein to initiate construction of shoreline protection measures at Assateague Island, Maryland, subject to execution of an agreement for reimbursement by the National Park Service: Provided further, That the Secretary of the Army, acting through the Chief of Engineers, may use Construction, General funding as directed in Public Law 105-62 and Public Law 105-245 to initiate construction of an emergency outlet from Devils Lake, North Dakota, to the Sheyenne River, except that the funds shall not become available unless the Secretary of the Army determines that an emergency (as defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)) exists with respect to the emergency need for the outlet and reports to Congress that the construction is technically sound, economically justified, and environmentally acceptable and in compliance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.): Provided further, That the economic justification for the emergency outlet shall be prepared in accordance with the principles and guidelines for economic evaluation as required by regulations and procedures of the Army Corps of Engineers for all flood control projects, and that the economic justification be fully described, including the analysis of the benefits and costs, in the project plan documents: Provided further, That the plans for the emergency outlet shall be reviewed and, to be effective, shall contain assurances provided by the Secretary of State, after consultation with the International Joint Commission, that the project will not violate the reautrements or intent of the Treaty Between the United States and Great Britain Relating to Roundary Waters Retween the United States and Canada, signed at Washington January 11. 1909 (36 Stat. 2448; TS 548) (commonly known as the "Boundary Waters Treaty of 1909"): Provided further, That the Secretary of the Army shall submit the final plans and other documents for the emergency outlet to Congress: Provided further, That no funds made available under this Act or any other Act for any fiscal year may be used by the Secretary of the Army to carry out the portion of the feasibility study of the Devils Lake Basin, North Dakota, authorized under the Energy and Water Development Appropriations Act, 1993 (Public Law 102-377), that addresses the needs of the area for stabilized lake levels through inlet controls, or to otherwise study any facility or carry out any activity that would permit the transfer of water from the Missouri River Basin into Devils Lake. FLOOD CONTROL, MISSISSIPPI RIVER AND TRIBU-

'LOOD CONTROL, MISSISSIPPI RIVER AND TRIBU-TARIES, ARKANSAS, ILLINOIS, KENTUCKY, LOU-ISIANA, MISSISSIPPI, MISSOURI, AND TENNESSEE

For expenses necessary for prosecuting work of flood control, and rescue work, repair, restoration, or maintenance of flood control projects threatened or destroyed by flood, as authorized by law (33 U.S.C. 702a and 702g-1), \$309,416,000, to remain available until expended.

OPERATION AND MAINTENANCE, GENERAL

For expenses necessary for the preservation, operation, maintenance, and care of existing river and harbor, flood control, and related works, including such sums as may be necessary for the maintenance of harbor channels provided by a State, municipality or other public agency, outside of harbor lines, and serving essential needs of general commerce and navigation; surveys and charting of northern and northwestern lakes and connecting waters; clearing and straightening channels; and reofobstructions tonavigation.\$1,853,618,000, to remain available until expended, of which such sums as become available in the Harbor Maintenance Trust Fund, pursuant to Public Law 99-662, may be derived from that Fund, and of which such sums as become available from the special account established by the Land and Water Conservation Act of 1965, as amended (16 U.S.C. 4601), may be derived from that account for construction, operation, and maintenance of outdoor recreation facilities: Provided, That no funds, whether appropriated, contributed, or otherwise provided, shall be available to the United States Army Corps of Engineers for the purpose of acquiring land in Jasper County, South Carolina, in connection with the Savannah Harbor navigation

REGULATORY PROGRAM

For expenses necessary for administration of laws pertaining to regulation of navigable waters and wetlands, \$117,000,000, to remain available until expended: Provided, That the Secretary of the Army, acting through the Chief of Engineers, is directed to use \$5,000,000 of funds appropriated herein to fully implement an administrative appeals process for the Corps of Engineers Regulatory Program, which administrative appeals process shall provide for a singlelevel appeal of jurisdictional determinations: Provided further, That the Secretary of the Army, acting through the Chief of Engineers, shall, using funds provided herein, prepare studies and analyses of the impacts on Regulatory Branch workload and on cost of compliance by the regulated community of proposed replacement permits for the nationwide permit 26 under section 404 of the Clean Water Act and shall submit a report based upon the aforementioned studies and analyses to the Committees on Appropriations of the House and Senate, the Transportation and Infrastructure Committee of the House, and the Committee on Environment and Public Works of the Senate.

$FORMERLY\ UTILIZED\ SITES\ REMEDIAL\ ACTION\\ PROGRAM$

For expenses necessary to clean up contamination from sites throughout the United States resulting from work performed as part of the Nation's early atomic energy program, \$150,000,000, to remain available until expended.

GENERAL EXPENSES

For expenses necessary for general administration and related functions in the Office of the Chief of Engineers and offices of the Division Engineers; activities of the Coastal Engineering Research Board, the Humphreys Engineer Center Support Activity, the Water Resources Support Center, and headquarters support functions at the USACE Finance Center. \$149.500,000, to remain available until expended: Provided, That no part of any other appropriation provided in title I of this Act shall be available to fund the activities of the Office of the Chief of Engineers or the executive direction and management activities of the division offices: Provided further, That none of these funds shall be available to support an office of congressional affairs within the executive office of the Chief of Engineers.

ADMINISTRATIVE PROVISION

Appropriations in this title shall be available for official reception and representation expenses (not to exceed \$5,000); and during the

current fiscal year the Revolving Fund, Corps of Engineers, shall be available for purchase (not to exceed 100 for replacement only) and hire of passenger motor vehicles.

GENERAL PROVISIONS

CORPS OF ENGINEERS—CIVIL

SEC. 101. Notwithstanding any other provisions of law, no fully allocated funding policy shall be applied to projects for which funds are identified in the Committee reports accompanying this Act under the Construction, General; Operation and Maintenance, General; and Flood Control, Mississippi River and Tributaries, appropriation accounts: Provided, That the Secretary of the Army, acting through the Chief of Engineers, is directed to undertake these projects using continuing contracts, as authorized in section 10 of the Rivers and Harbors Act of September 22, 1922 (33 U.S.C. 621).

SEC. 102. Agreements proposed for execution by the Assistant Secretary of the Army for Civil Works or the U.S. Army Corps of Engineers after the date of the enactment of this Act pursuant to section 4 of the Rivers and Harbor Act of 1915, Public Law 64-291; section 11 of the River and Harbor Act of 1925, Public Law 68-585; the Civil Functions Appropriations Act, 1936. Public Law 75-208: section 215 of the Flood Control Act of 1968, as amended, Public Law 90-483; sections 104, 203, and 204 of the Water Resources Development Act of 1986, as amended (Public Law 99-662); section 206 of the Water Resources Development Act of 1992, as amended, Public Law 102-580; section 211 of the Water Resources Development Act of 1996, Public Law 104-303, and any other specific project authority, shall be limited to credits and reimbursements per project not to exceed \$10,000,000 in each fiscal year, and total credits and reimbursements for all applicable projects not to exceed \$50,000,000 in each fiscal year.

SEC. 103. None of the funds made available in this Act may be used to revise the Missouri River Master Water Control Manual when it is made known to the Federal entity or official to which the funds are made available that such revision provides for an increase in the spring-time water release program during the spring heavy rainfall and snow melt period in States that have rivers draining into the Missouri River below the Gavins Point Dam.

TITLE II

DEPARTMENT OF THE INTERIOR CENTRAL UTAH PROJECT

 $CENTRAL\ UTAH\ PROJECT\ COMPLETION\ ACCOUNT$

For carrying out activities authorized by the Central Utah Project Completion Act, and for activities related to the Uintah and Upalco Units authorized by 43 U.S.C. 620, \$38,049,000, to remain available until expended, of which \$15,476,000 shall be deposited into the Utah Reclamation Mitigation and Conservation Account: Provided, That of the amounts deposited into that account, \$5,000,000 shall be considered the Federal contribution authorized by paragraph 402(b)(2) of the Central Utah Project Completion Act and \$10,476,000 shall be available to the Utah Reclamation Mitigation and Conservation Commission to carry out activities authorized under that Act.

In addition, for necessary expenses incurred in carrying out related responsibilities of the Secretary of the Interior, \$1,321,000, to remain available until expended.

BUREAU OF RECLAMATION

The following appropriations shall be expended to execute authorized functions of the Bureau of Reclamation:

$WATER\ AND\ RELATED\ RESOURCES$

(INCLUDING TRANSFER OF FUNDS)

For management, development, and restoration of water and related natural resources and for related activities, including the operation, maintenance and rehabilitation of reclamation and other facilities, participation in fulfilling related Federal responsibilities to Native Americans, and related grants to, and cooperative and other agreements with, State and local governments, Indian Tribes, and others, \$607,927,000, to remain available until expended, of which \$2,247,000 shall be available for transfer to the Upper Colorado River Basin Fund and \$24,089,000 shall be available for transfer to the Lower Colorado River Basin Development Fund, and of which such amounts as may be necessary may be advanced to the Colorado River Dam Fund: Provided, That such transfers may be increased or decreased within the overall appropriation under this heading: Provided further, That of the total appropriated, the amount for program activities that can be financed by the Reclamation Fund or the Bureau of Reclamation special fee account established by 16 U.S.C. 460l-6a(i) shall be derived from that Fund or account: Provided further, That funds contributed under 43 U.S.C. 395 are available until expended for the purposes for which contributed: Provided further, That funds advanced under 43 U.S.C. 397a shall be credited to this account and are available until expended for the same purposes as the sums appropriated under this heading: Provided further, That funds available for expenditure for the Departmental Irrigation Drainage Program may be expended by the Bureau of Reclamation for site remediation on a non-reimbursable basis: Provided further, That section 301 of Public Law 102-250, Reclamation States Emergency Drought Relief Act of 1991, as amended by Public Law 104-206, is amended further by inserting "1999, and 2000" in lieu of "and 1997": Provided further, That the amount authorized for Indian municipal, rural, and industrial water features by section 10 of Public Law 89-108, as amended by section 8 of Public Law 99-294, section 1701(b) of Public Law 102-575, and Public Law 105-245, is increased by \$1,000,000 (October 1998 prices).

$\begin{array}{c} \textit{BUREAU OF RECLAMATION LOAN PROGRAM} \\ \textit{ACCOUNT} \end{array}$

For the cost of direct loans and/or grants, \$12,000,000, to remain available until expended, as authorized by the Small Reclamation Projects Act of August 6, 1956, as amended (43 U.S.C. 422a-422l): Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974, as amended: Provided further, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$43,000,000.

In addition, for administrative expenses necessary to carry out the program for direct loans and/or grants, \$425,000, to remain available until expended: Provided, That of the total sums appropriated, the amount of program activities that can be financed by the Reclamation Fund shall be derived from that Fund.

CENTRAL VALLEY PROJECT RESTORATION FUND

For carrying out the programs, projects, plans, and habitat restoration, improvement, and acquisition provisions of the Central Valley Project Improvement Act, \$42,000,000, to be derived from such sums as may be collected in the Central Valley Project Restoration Fund pursuant to sections 3407(d), 3404(c)(3), 3405(f), and 3406(c)(1) of Public Law 102–575, to remain available until expended: Provided, That the Bureau of Reclamation is directed to assess and collect the full amount of the additional mitigation and restoration payments authorized by section 3407(d) of Public Law 102–575.

CALIFORNIA BAY-DELTA RESTORATION

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Department of the Interior and other participating Federal agencies in carrying out ecosystem restoration activities pursuant to the California Bay-Delta Environmental Enhancement Act and other activities that are in accord with the CALFED Bay-Delta Program, including projects to improve water use efficiency, water quality, groundwater and surface storage, levees, conveyance, and watershed management, consistent with plans to be approved by the Secretary of

the Interior, in consultation with such Federal agencies, \$60,000,000, to remain available until expended, of which \$30,000,000 shall be used for ecosystem restoration activities and \$30,000,000 shall be used for such other activities, and of which such amounts as may be necessary to conform with such plans shall be transferred to appropriate accounts of such Federal agencies: Provided, That no more than \$5,000,000 of the funds appropriated herein may be used for planning and management activities associated with developing the overall CALFED Bay-Delta Program and coordinating its staged implementation: Provided further, That funds for ecosystem restoration activities may be obligated only as non-Federal sources provide their share in accordance with the cost-sharing agreement required under section 1101(d) of such Act, and that funds for such other activities may be obligated only as non-Federal sources provide their share in a manner consistent with such costsharing agreement: Provided further, That such funds may be obligated prior to the completion of a final programmatic environmental impact statement only if: (1) consistent with 40 CFR 1506.1(c); and (2) used for purposes that the Secretary finds are of sufficiently high priority to warrant such an expenditure.

POLICY AND ADMINISTRATION

For necessary expenses of policy, administration, and related functions in the office of the Commissioner, the Denver office, and offices in the five regions of the Bureau of Reclamation, to remain available until expended, \$47,000,000, to be derived from the Reclamation Fund and be nonreimbursable as provided in 43 U.S.C. 377: Provided, That no part of any other appropriation in this Act shall be available for activities or functions budgeted as policy and administration expenses.

ADMINISTRATIVE PROVISIONS

SEC. 201. Appropriations for the Bureau of Reclamation shall be available for purchase of not to exceed six passenger motor vehicles for replacement only.

SEC. 202. Funds under this title for Drought Emergency Assistance shall be made available primarily for leasing of water for specified drought related purposes from willing lessors, in compliance with existing State laws and administered under State water priority allocation. Such leases may be entered into with an option to purchase: Provided, That such purchase is approved by the State in which the purchase takes place and the purchase does not cause economic harm within the State in which the purchase is made.

TITLE III DEPARTMENT OF ENERGY ENERGY PROGRAMS

Energy Supply

(INCLUDING TRANSFER OF FUNDS)

For Department of Energy expenses including the purchase, construction and acquisition of plant and capital equipment, and other expenses necessary for energy supply, and uranium supply and enrichment activities in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the acquisition or condemnation of any real property or any facility or for plant or facility acquisition, construction, or expansion: and the purchase of not to exceed one passenger motor vehicle for replacement only, \$644,937,953, of which \$820,953 shall be derived by transfer from the Geothermal Resources Development Fund, and of which \$5,000,000 shall be derived by transfer from the United States Enrichment Corporation Fund.

NON-DEFENSE ENVIRONMENTAL MANAGEMENT

For Department of Energy expenses, including the purchase, construction and acquisition of plant and capital equipment and other expenses necessary for non-defense environmental management activities in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the acquisition or condemnation of any real property or any facility or for plant or facility acquisition, construction or expansion, \$333,618,000, to remain available until expended.

URANIUM ENRICHMENT DECONTAMINATION AND DECOMMISSIONING FUND

For necessary expenses in carrying out uranium enrichment facility decontamination and decommissioning, remedial actions and other activities of title II of the Atomic Energy Act of 1954 and title X, subtitle A of the Energy Policy Act of 1992, \$250,198,000, to be derived from the Fund, to remain available until expended: Provided, That \$30,000,000 of amounts derived from the Fund for such expenses shall be available in accordance with title X, subtitle A, of the Energy Policy Act of 1992.

SCIENCE

For Department of Energy expenses including the purchase, construction and acquisition of plant and capital equipment, and other expenses necessary for science activities in carruing out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seg.), including the acquisition or condemnation of any real property or facility or for plant or facility acquisition, construction, or expansion, and purchase of not to exceed six passenger vehicles for replacementmotoronlu. \$2,799,851,000, to remain available until expended.

NUCLEAR WASTE DISPOSAL

For nuclear waste disposal activities to carry out the purposes of Public Law 97-425, as amended, including the acquisition of real property or facility construction or expansion, \$240,500,000 to be derived from the Nuclear Waste Fund: Provided, That not to exceed \$500,000 may be provided to the State of Nevada solely for expenditures, other than salaries and expenses of State employees, to conduct scientific oversight responsibilities pursuant to the Nuclear Waste Policy Act of 1982, (Public Law 97-425) as amended: Provided further, That not to exceed \$5,432,000 may be provided to affected units of local governments, as defined in Public Law 97-425, to conduct appropriate activities pursuant to the Act: Provided further, That the distribution of the funds as determined by the units of local government shall be approved by the Department of Energy: Provided further, That the funds shall be made available to the State and units of local government by direct payment: Provided further, That within 90 days of the completion of each Federal fiscal year, the State and each local entity shall provide certification to the Department of Energy, that all funds expended from such payments have been expended for activities as defined in Public Law 97-425. Failure to provide such certification shall cause such entity to be prohibited from any further funding provided for similar activities: Provided further. That none of the funds herein appropriated may be: (1) used directly or indirectly to influence legislative action on any matter pending before Congress or a State legislature or for lobbying activity as provided in 18 U.S.C. 1913; (2) used for litigation expenses; or (3) used to support multi-state efforts or other coalition building activities inconsistent with the restrictions contained in this Act.

DEPARTMENTAL ADMINISTRATION

For salaries and expenses of the Department of Energy necessary for departmental administration in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the hire of passenger motor vehicles and official reception and representation expenses (not to exceed \$35,000, to remain available until expended, plus such additional amounts as necessary to cover increases in the estimated amount of cost of work for others notwithstanding the provisions of the Anti-Deficiency Act (31 U.S.C. 1511 et seq.): Provided, That such increases in cost of work are offset by revenue increases of the same

or greater amount, to remain available until expended: Provided further, That moneys received by the Department for miscellaneous revenues estimated to total \$106,887,000 in fiscal year 2000 may be retained and used for operating expenses within this account, and may remain available until expended, as authorized by section 201 of Public Law 95–238, notwithstanding the provisions of 31 U.S.C. 3302: Provided further, That the sum herein appropriated shall be reduced by the amount of miscellaneous revenues received during fiscal year 2000 so as to result in a final fiscal year 2000 appropriation from the General Fund estimated at not more than \$99,478,000.

Office of the Inspector General

For necessary expenses of the Office of the Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$29,500,000, to remain available until expended.

$ATOMIC\ ENERGY\ DEFENSE\ ACTIVITIES$

Weapons Activities

For Department of Energy expenses, including the purchase, construction and acquisition of plant and capital equipment and other incidental expenses necessary for atomic energy defense weapons activities in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the acquisition or condemnation of any real property or any facility or for plant or facility acquisition, construction, or expansion; and the purchase of passenger motor vehicles (not to exceed three for replacement only), \$4,443,939,000, to remain available until expended: Provided, That funding for any ballistic missile defense program undertaken by the Department of Energy for the Department of Defense shall be provided by the Department of Defense according to procedures established for Work for Others by the Department of Energy.

$\begin{array}{c} \textit{DEFENSE ENVIRONMENTAL RESTORATION AND} \\ \textit{WASTE MANAGEMENT} \end{array}$

For Department of Energy expenses, including the purchase, construction and acquisition of plant and capital equipment and other expenses necessary for atomic energy defense environmental restoration and waste management activities in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the acquisition or condemnation of any real property or any facility or for plant or facility acquisition, construction, or expansion; and the purchase of 35 passenger replacement motor vehiclesfor \$4,484,349,000, to remain available until expended: Provided, That any amounts appropriated under this heading that are used to provide economic assistance under section 15 of the Waste Isolation Pilot Plant Land Withdrawal Act (Public Law 102-579) shall be utilized to the extent necessary to reimburse costs of financial assurances required of a contractor by any permit or license of the Waste Isolation Pilot Plant issued by the State of New Mexico.

Defense Facilities Closure Projects

For expenses of the Department of Energy to accelerate the closure of defense environmental management sites, including the purchase, construction and acquisition of plant and capital equipment and other necessary expenses, \$1,064,492,000\$, to remain available until expended.

DEFENSE ENVIRONMENTAL MANAGEMENT PRIVATIZATION

For Department of Energy expenses for privatization projects necessary for atomic energy defense environmental management activities authorized by the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), \$189,000,000, to remain available until expended.

OTHER DEFENSE ACTIVITIES

For Department of Energy expenses, including the purchase, construction and acquisition of plant and capital equipment and other expenses necessary for atomic energy defense, other defense activities, in carrying out the purposes of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including the acquisition or condemnation of any real property or any facility or for plant or facility acquisition, construction, or expansion, \$1,722,444,000, to remain available until expended: Provided, That not to exceed \$5,000 may be used for official reception and representation expenses for transparency, national security and nonproliferation activities.

Defense Nuclear Waste Disposal

For nuclear waste disposal activities to carry out the purposes of Public Law 97-425, as amended, including the acquisition of real property or facility construction or expansion, \$112,000,000, to remain available until expended.

POWER MARKETING ADMINISTRATIONS

BONNEVILLE POWER ADMINISTRATION FUND

Expenditures from the Bonneville Power Administration Fund, established pursuant to Public Law 93-454, are approved for the Northeast Oregon Hatchery Master Plan, and for official reception and representation expenses in an amount not to exceed \$1,500.

During fiscal year 2000, no new direct loan obliquations may be made.

OPERATION AND MAINTENANCE, SOUTHEASTERN POWER ADMINISTRATION

For necessary expenses of operation and maintenance of power transmission facilities and of marketing electric power and energy, including transmission wheeling and ancillary services, pursuant to the provisions of section 5 of the Flood Control Act of 1944 (16 U.S.C. 825s), as applied to the southeastern power area, \$11,594,000; in addition, notwithstanding the provisions of 31 U.S.C. 3302, not to exceed \$28,000,000 in reimbursements for transmission wheeling and ancillary services and for power purchases, to remain available until expended.

OPERATION AND MAINTENANCE, SOUTHWESTERN POWER ADMINISTRATION

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses of operation and maintenance of power transmission facilities and of marketing electric power and energy, and for construction and acquisition of transmission lines, substations and appurtenant facilities, and for administrative expenses, including official reception and representation expenses in an amount not to exceed \$1,500 in carrying out the provisions of section 5 of the Flood Control Act of 1944 (16 U.S.C. 825s), as applied to the southwestern power area, \$28,773,000, to remain available until expended, of which \$773.000 shall be $derived\ by\ transfer\ from\ unobligated\ balances\ in$ "Operation and Maintenance, Southeastern Power Administration"; in addition, notwithstanding the provisions of 31 U.S.C. 3302, not to exceed \$4,200,000 in reimbursements, to remain available until expended.

CONSTRUCTION, REHABILITATION, OPERATION
AND MAINTENANCE, WESTERN AREA POWER
ADMINISTRATION

For carrying out the functions authorized by title III, section 302(a)(1)(E) of the Act of August 4, 1977 (42 U.S.C. 7152), and other related activities including conservation and renewable resources programs as authorized, including official reception and representation expenses in an amount not to exceed \$1,500, \$193,357,000, to remain available until expended, of which \$182,172,000 shall be derived from the Department of the Interior Reclamation Fund: Provided, That of the amount herein appropriated, \$5,036,000 is for deposit into the Utah Reclamation Mitigation and Conservation Account pursuant to title IV of the Reclamation Projects Authorization and Adjustment Act of 1992.

FALCON AND AMISTAD OPERATING AND MAINTENANCE FUND

For operation, maintenance, and emergency costs for the hydroelectric facilities at the Falcon and Amistad Dams, \$1,309,000, to remain

available until expended, and to be derived from the Falcon and Amistad Operating and Maintenance Fund of the Western Area Power Administration, as provided in section 423 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995.

JOURNAL OF THE

FEDERAL ENERGY REGULATORY COMMISSION

SALARIES AND EXPENSES

For necessary expenses of the Federal Energy Regulatory Commission to carry out the provisions of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.), including services as authorized by 5 U.S.C. 3109, the hire of passenger motor vehicles, and official reception and representation expenses (not to exceed \$3,000), \$174,950,000, to remain available until expended: Provided, That notwithstanding any other provision of law, not to exceed \$174,950,000 of revenues from fees and annual charges, and other services and collections in fiscal year 2000 shall be retained and used for necessary expenses in this account, and shall remain available until expended: Provided further, That the sum herein appropriated from the General Fund shall be reduced as revenues are received during fiscal year 2000 so as to result in a final fiscal year 2000 appropriation from the General Fund estimated at not more than \$0.

GENERAL PROVISIONS

SEC. 301. (a) None of the funds appropriated by this Act may be used to award a management and operating contract unless such contract is awarded using competitive procedures or the Secretary of Energy grants, on a case-by-case basis, a waiver to allow for such a deviation. The Secretary may not delegate the authority to grant such a waiver.

(b) At least 60 days before a contract award, amendment, or modification for which the Secretary intends to grant such a waiver, the Secretary shall submit to the Subcommittees on Energy and Water Development of the Committees on Appropriations of the House of Representatives and the Senate a report notifying the subcommittees of the waiver and setting forth the reasons for the vaiver

reasons for the waiver.

SEC. 302. (a) None of the funds appropriated by this Act may be used to award, amend, or modify a contract in a manner that deviates from the Federal Acquisition Regulation, unless the Secretary of Energy grants, on a case-bycase basis, a vaiver to allow for such a deviation. The Secretary may not delegate the authority to grant such a vaiver

(b) At least 60 days before a contract award, amendment, or modification for which the Secretary intends to grant such a waiver, the Secretary shall submit to the Subcommittees on Energy and Water Development of the Committees on Appropriations of the House of Representatives and the Senate a report notifying the subcommittees of the waiver and setting forth the reasons for the waiver.

SEC. 303. None of the funds appropriated by this Act may be used to—

(1) develop or implement a workforce restructuring plan that covers employees of the Department of Energy; or

(2) provide enhanced severance payments or other benefits for employees of the Department of Energy,

under section 3161 of the National Defense Authorization Act for Fiscal Year 1993 (Public Law 102 484: 106 Stat. 2644: 42 U.S.C. 7374b)

102-484; 106 Stat. 2644; 42 U.S.C. 7274h).

SEC. 304. None of the funds appropriated by this Act may be used to augment the \$24,500,000 made available for obligation by this Act for severance payments and other benefits and community assistance grants under section 3161 of the National Defense Authorization Act for Fiscal Year 1993 (Public Law 102-484; 106 Stat. 2644; 42 U.S.C. 7274h).

SEC. 305. None of the funds appropriated by this Act may be used to prepare or initiate Requests For Proposals (RFPs) for a program if the program has not been funded by Congress.

(TRANSFERS OF UNEXPENDED BALANCES)

SEC. 306. The unexpended balances of prior appropriations provided for activities in this Act

may be transferred to appropriation accounts for such activities established pursuant to this title. Balances so transferred may be merged with funds in the applicable established accounts and thereafter may be accounted for as one fund for the same time period as originally enacted.

SEC. 307. Notwithstanding 41 U.S.C. 254c(a), the Secretary of Energy may use funds appropriated by this Act to enter into or continue multi-year contracts for the acquisition of property or services under the head, "Energy Supply" without obligating the estimated costs associated with any necessary cancellation or termination of the contract. The Secretary of Energy may pay costs of termination or cancellation from—

(1) appropriations originally available for the performance of the contract concerned;

(2) appropriations currently available for procurement of the type of property or services concerned, and not otherwise obligated; or

(3) funds appropriated for those payments. SEC. 308. Of the funds in this Act provided to government-owned, contractor-operated laboratories, not to exceed four percent shall be available to be used for Laboratory Directed Research and Development: Provided, That none of the funds in the Environmental Management programs are available for Laboratory Directed Research and Development.

SEC. 309. (a) Of the funds appropriated by this title to the Department of Energy, not more than \$150,000,000 shall be available for reimbursement of management and operating contractor travel or management.

tractor travel expenses.

(b) Funds appropriated by this title to the Department of Energy may be used to reimburse a Department of Energy management and operating contractor for travel costs of its employees under the contract only to the extent that the contractor applies to its employees the same rates and amounts as those that apply to Federal employees under subchapter I of chapter 57 of title 5, United States Code, or rates and amounts established by the Secretary of Energy. The Secretary of Energy may provide exceptions to the reimbursement requirements of this section as the Secretary considers appropriate.

SEC. 310. (a) None of the funds in this Act or any future Energy and Water Development Appropriations Act may be expended after December 31 of each year under a covered contract unless the funds are expended in accordance with a Laboratory Funding Plan that has been approved by the Secretary of Energy. At the beginning of each fiscal year, the Secretary shall issue directions to the laboratories for the programs, projects, and activities to be conducted in that fiscal year. The Secretary and the Laboratories shall devise a Laboratory Funding Plan that identifies the resources needed to carry out these programs, projects, and activities. Funds shall be released to the Laboratories only after the Secretary has approved the Laboratory Funding Plan. The Secretary of Energy may provide exceptions to this requirement as the Secretary considers appropriate.
(b) For purposes of this section, "covered con-

(b) For purposes of this section, "covered contract" means a contract for the management and operation of the following laboratories: Argonne National Laboratory, Brookhaven National Laboratory, Idaho National Engineering and Environmental Laboratory, Lawrence Berkeley National Laboratory, Lawrence Livermore National Laboratory, Los Alamos National Laboratory, Oak Ridge National Laboratory, and

Sandia National Laboratories.

SEC. 311. As part of the Department of Energy's approval of laboratory funding for prime contractors responsible for management of Department of Energy sites and facilities, the Secretary shall review and approve the incentive structure for contractor fees, the amounts of award fees to be made available for next year, the allowable salaries of first and second tier laboratory management, and the overhead expenditures. The Secretary of Energy may pro-

vide exceptions to this requirement as the Secretary considers appropriate.

SEC. 312. None of the funds provided in this Act may be used to establish or maintain independent centers at a Department of Energy laboratory or facility unless such funds have been specifically identified in the budget submission.

SEC. 313. None of the funds made available in this or any other Act may be used to restart the High Flux Beam Reactor.

Sec. 314. No funds are provided in this Act or any other Act for the Administrator of the Bonneville Power Administration to enter into any agreement to perform energy efficiency services outside the legally defined Bonneville service territory, with the exception of services provided internationally, including services provided on a reimbursable basis, unless the Administrator certifies that such services are not available from private sector businesses.

SEC. 315. None of the funds in this Act may be used to dispose of transuranic waste in the Waste Isolation Pilot Plant which contains concentrations of plutonium in excess of 20 percent by weight for the aggregate of any material category on the date of the enactment of this Act, or is generated after such date.

SEC. 316. LIMITING THE INCLUSION OF COSTS OF PROTECTION OF, MITIGATION OF DAMAGE TO, AND ENHANCEMENT OF FISH AND WILDLIFE, WITHIN RATES CHARGED BY THE BONNEVILLE POWER ADMINISTRATION, TO THE RATE PERIOD IN WHICH THE COSTS ARE INCURRED. Section 7 of the Pacific Northwest Electric Power Planning and Conservation Act (16 U.S.C. 839e) is amended by adding at the end the following:

"(n) Limiting the Inclusion of Costs of Protection of, Mitigation of Damage to, AND ENHANCEMENT OF FISH AND WILDLIFE, WITHIN RATES CHARGED BY THE BONNEVILLE POWER ADMINISTRATION, TO THE RATE PERIOD IN WHICH THE COSTS ARE INCURRED.—Notwithstanding any other provision of this section, rates established by the Administrator, under this section shall recover costs for protection, mitigation and enhancement of fish and wildlife, whether under the Pacific Northwest Electric Power Planning and Conservation Act or any other Act, not to exceed such amounts the Administrator forecasts will be expended during the fiscal year 2002-2006 rate period, while preserving the Administrator's ability to establish appropriate reserves and maintain a high Treasury payment probability for the subsequent rate period.".

TITLE IV INDEPENDENT AGENCIES

APPALACHIAN REGIONAL COMMISSION

For expenses necessary to carry out the programs authorized by the Appalachian Regional Development Act of 1965, as amended, for necessary expenses for the Federal Co-Chairman and the alternate on the Appalachian Regional Commission, for payment of the Federal share of the administrative expenses of the Commission, including services as authorized by 5 U.S.C. 3109, and hire of passenger motor vehicles, \$66,400,000, to remain available until expended.

$\begin{array}{c} DEFENSE\ NUCLEAR\ FACILITIES\ SAFETY\\ BOARD \end{array}$

SALARIES AND EXPENSES

For necessary expenses of the Defense Nuclear Facilities Safety Board in carrying out activities authorized by the Atomic Energy Act of 1954, as amended by Public Law 100–456, section 1441, \$17,000,000, to remain available until expended.

DENALI COMMISSION

For expenses of the Denali Commission including the purchase, construction and acquisition of plant and capital equipment as necessary and other expenses, \$20,000,000, to remain available until expended.

NUCLEAR REGULATORY COMMISSION

Salaries and Expenses

For necessary expenses of the Commission in carrying out the purposes of the Energy Reorga-

nization Act of 1974, as amended, and the Atomic Energy Act of 1954, as amended, including official representation expenses (not to exceed \$15,000), \$465,000,000, to remain available until expended: Provided, That of the amount appropriated herein, \$19,150,000 shall be derived from the Nuclear Waste Fund: Provided further, That revenues from licensing fees, inspection services, and other services and collections estimated at \$442,000,000 in fiscal year 2000 shall be retained and used for necessary salaries and expenses in this account, notwithstanding 31 U.S.C. 3302, and shall remain available until expended: Provided further. That \$3.850,000 of the funds here $in\ appropriated\ for\ regulatory\ reviews\ and\ other$ assistance provided to the Department of Energy and other Federal agencies shall be excluded from license fee revenues, notwithstanding 42 U.S.C. 2214: Provided further, That the sum herein appropriated shall be reduced by the amount of revenues received during fiscal year 2000 so as to result in a final fiscal year 2000 apestimated at not more than propriation \$23,000,000

Office of Inspector General

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General Act of 1978, as amended, \$5,000,000, to remain available until expended: Provided, That the sum herein appropriated shall be reduced by the amount of revenues received during fiscal year 2000 so as to result in a final fiscal year 2000 appropriation estimated at not more than \$0.

$\begin{array}{c} NUCLEAR \ WASTE \ TECHNICAL \ REVIEW \\ BOARD \end{array}$

SALARIES AND EXPENSES

For necessary expenses of the Nuclear Waste Technical Review Board, as authorized by section 5051 of Public Law 100–203, \$2,600,000, to be derived from the Nuclear Waste Fund, and to remain available until expended.

TENNESSEE VALLEY AUTHORITY

The Tennessee Valley Authority is directed to use up to \$3,000,000 from previously appropriated funds to pay any necessary transition costs for Land Between the Lakes.

$TITLE\ V-RESCISSIONS \\ DEPARTMENT\ OF\ DEFENSE-CIVIL \\ DEPARTMENT\ OF\ THE\ ARMY \\$

CORPS OF ENGINEERS—CIVIL
GENERAL INVESTIGATIONS

(RESCISSIONS)

Of the funds made available under this heading in Public Law 105–245 and prior Energy and Water Development Acts, the following amounts are hereby rescinded in the amounts specified:

Calleguas Creek, California, \$271,100; San Joaquin, Caliente Creek, California, \$155,400;

3133,400, Buffalo Small Boat Harbor, New York, \$15,100:

\$15,100; City of Buffalo, New York, \$4,000;

Geneva State Park, Ohio Shoreline Protection, \$91,000;

Clinton River Spillway, Michigan, \$50,000; Lackawanna River Basin Greenway Corridor, Pennsylvania, \$217,900; and

Red River Waterway, Index, Arkansas, to Denison Dam, Texas, \$125,000.

CONSTRUCTION, GENERAL

(RESCISSIONS)

Of the funds made available under this heading in Public Law 105-245, and prior Energy and Water Development Acts, the following amounts are hereby rescinded in the amounts specified:

Sacramento River Flood Control Project, California (Deficiency Correction), \$1,500,000;

Melaleuca Quarantine Facility, Florida, \$295,000;

Lake George, Hobart, Indiana, \$3,484,000; Anacostia River (Section 1135), Maryland, \$1,534,000;

Sowashee Creek, Meridian, Mississippi, \$2,537,000;

Platte River Flood and Streambank Erosion Control, Nebraska, \$1,409,000;

Rochester Harbor, New York, \$1,842,000;

Columbia River, Seafarers Museum, Hammond, Oregon, \$98,000; and

Quonset Point, Davisville, Rhode Island, \$120,000.

DEPARTMENT OF ENERGY

OPERATION AND MAINTENANCE, SOUTHEASTERN POWER ADMINISTRATION

(RESCISSION)

Of the funds made available under this heading in Public Law 105–245 and prior Energy and Water Development Acts, \$3,000,000, are rescinded.

NUCLEAR WASTE DISPOSAL

(RESCISSION)

Of the funds made available under the heading "Department of Energy—Energy Programs—Nuclear Waste Disposal Fund" in the Energy and Water Development Appropriations Act, 1998 (Public Law 105–62), \$4,000,000 is rescinded, to be derived from the amount specified under such heading for the Nuclear Regulatory Commission to license a multi-purpose canister design.

TITLE VI—GENERAL PROVISIONS

SEC. 601. None of the funds appropriated by this Act may be used in any way, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before Congress, other than to communicate to Members of Congress as described in section 1913 of title 18, United States Code.

SEC. 602. (a) PURCHASE OF AMERICAN-MADE EQUIPMENT AND PRODUCTS.—It is the sense of the Congress that, to the greatest extent practicable, all equipment and products purchased with funds made available in this Act should be American-made.

(b) NOTICE REQUIREMENT.—In providing financial assistance to, or entering into any contract with, any entity using funds made available in this Act, the head of each Federal agency, to the greatest extent practicable, shall provide to such entity a notice describing the statement made in subsection (a) by the Congress.

(c) PROHIBITION OF CONTRACTS WITH PERSONS FALSELY LABELING PRODUCTS AS MADE IN AMERICA.—If it has been finally determined by a court or Federal agency that any person intentionally affixed a label bearing a "Made in America" inscription, or any inscription with the same meaning, to any product sold in or shipped to the United States that is not made in the United States, the person shall be ineligible to receive any contract or subcontract made with funds made available in this Act, pursuant to the debarment, suspension, and ineligibility procedures described in sections 9.400 through 9.409 of title 48, Code of Federal Regulations.

SEC. 603. (a) None of the funds appropriated or otherwise made available by this Act may be used to determine the final point of discharge for the interceptor drain for the San Luis Unit until development by the Secretary of the Interior and the State of California of a plan, which shall conform to the water quality standards of the State of California as approved by the Administrator of the Environmental Protection Agency, to minimize any detrimental effect of the San Luis drainage waters.

(b) The costs of the Kesterson Reservoir Cleanup Program and the costs of the San Joaquin Valley Drainage Program shall be classified by the Secretary of the Interior as reimbursable or nonreimbursable and collected until fully repaid pursuant to the "Cleanup Program—Alternative Repayment Plan" and the "SJVDP—Alternative Repayment Plan" described in the report entitled "Repayment Report, Kesterson Reservoir Cleanup Program and San Joaquin Valley Drainage Program, February 1995", prepared by the Department of the Interior, Bureau of Reclamation. Any future ob ligations of funds by the United States relating to, or providing for, drainage service or drain-

age studies for the San Luis Unit shall be fully reimbursable by San Luis Unit beneficiaries of such service or studies pursuant to Federal Rec $lamation\ law.$

SEC. 604. Section 6101(a)(3) of the Omnibus Budget Reconciliation Act of 1990, as amended, (42 U.S.C. 2214(a)(3)) is amended by striking "September 30, 1999" and inserting "September

SEC. 605. Title VI. division C. of Public Law 105-277, Making Omnibus Consolidated and Emergency Supplemental Appropriations for

Fiscal Year 1999, is repealed.

SEC. 606. Section 211(e)(2)(A) of the Water Resources Development Act of 1996 (Public Law 104–303, 110 Stat. 3682) is amended by striking "in advance in appropriations Acts".

SEC. 607. None of the funds appropriated by this Act shall be used to propose or issue rules, regulations, decrees, or orders for the purpose of implementation, or in preparation for implementation, of the Kyoto Protocol which was adopted on December 11, 1997, in Kyoto, Japan at the Third Conference of the Parties to the United Nations Framework Convention on Climate Change, which has not been submitted to the Senate for advice and consent to ratification pursuant to article II, section 2, clause 2, of the United States Constitution, and which has not entered into force pursuant to article 25 of the Protocol.

SEC. 608. UNITED STATES ENRICHMENT COR-PORATION FUND. (a) WITHDRAWALS.—Subsections (b) and (c) of section 1 of Public Law 105-204 (112 Stat. 681) are amended by striking "fiscal year 2000" and inserting "fiscal year 2002"

(b) INVESTMENT OF AMOUNTS IN THE USEC FUND.-

- (1) IN GENERAL.—The Secretary of the Treasury shall invest such portion of the United States Enrichment Corporation Fund as is not, in the judgment of the Secretary, required to meet current withdrawals. Investments may be made only in interest-bearing obligations of the United States.
- (2) ACQUISITION OF OBLIGATIONS.—For the purpose of investments under paragraph (1), obligations may be acquired-

(A) on original issue at the issue price; or

(B) by purchase of outstanding obligations at the market price.

(3) SALE OF OBLIGATIONS.—Any obligation acquired by the Fund may be sold by the Secretary of the Treasury at the market price.

(4) CREDITS TO FUND.—The interest on, and the proceeds from the sale or redemption of, any obligations held in the Fund shall be credited to

and form a part of the Fund.

SEC. 609. LAKE CASCADE. (a) DESIGNATION.— The reservoir commonly known as the "Cascade Reservoir", created as a result of the building of the Cascade Dam authorized by the matter under the heading "BUREAU OF RECLAMATION" of the fifth section of the Interior Department Appropriation Act, 1942 (55 Stat. 334, chapter 259) for the Boise Project, Idaho, Payette division, is redesignated as "Lake Cascade"

(b) REFERENCES.—Any reference in any law, regulation, document, record, map, or other paper of the United States to "Cascade Res-ervoir" shall be considered to be a reference to

"Lake Cascade"

SEC. 610. Section 4(h)(10)(D) of the Pacific Northwest Electric Power Planning and Conservation Act (16 U.S.C. 839b(h)(10)(D)) is amended by striking clauses (vii) and (viii) and inserting the following:
"(vii) COST LIMITATION.—The annual cost of

this provision shall not exceed \$500,000 in 1997

dollars."

SEC. 611. (a) The Secretary of the Army, acting through the Chief of Engineers, in carrying out the program known as the Formerly Utilized Sites Remedial Action Program, shall undertake the following functions and activities to be performed at eligible sites where remediation has not been completed:

(1) Sampling and assessment of contaminated

areas.

(2) Characterization of site conditions.

- (3) Determination of the nature and extent of contamination.
- (4) Selection of the necessary and appropriate response actions as the lead Federal agency.

(5) Cleanup and closeout of sites.

- (6) Any other functions and activities determined by the Secretary of the Army, acting through the Chief of Engineers, as necessary for carrying out that program, including the acquisition of real estate interests where necessary which may be transferred upon completion of remediation to the administrative jurisdiction of the Secretary of Energy.
- (b) Any response action under that program by the Secretary of the Army, acting through the Chief of Engineers, shall be subject to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.) (in this section referred to as "CERCLA"), and the National Oil and Hazardous Substances Pollution Contingency Plan (40 CFR part 300).
- (c) Any sums recovered under CERCLA or other authority from a liable party, contractor, insurer, surety, or other person for any expenditures by the Army Corps of Engineers or the Department of Energy for response actions under that program shall be credited to the amounts made available to carry out that program and shall be available until expended for costs of response actions for any eligible site.
- (d) The Secretary of Energy may exercise the authority under section 168 of the Atomic Energy Act of 1954 (42 U.S.C. 2208) to make payments in lieu of taxes for federally owned property at which activities under that program are carried out, regardless of which Federal agency has administrative jurisdiction over the property and notwithstanding any reference to "the activities of the Commission" in that section.
- (e) This section does not alter, curtail, or limit the authorities, functions, or responsibilities of other agencies under CERCLA or, except as stated in this section, under the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.).

(f) This section shall apply to fiscal year 2000 and each succeeding fiscal year.

This Act may be cited as the "Energy and Water Development Appropriations Act, 2000".

And the Senate agree to the same.

RON PACKARD, HAROLD ROGERS, JOE KNOLLENBERG, RODNEY P. FRELINGHUYSEN, SONNY CALLAHAN, TOM LATHAM, ROY BLUNT, BILL YOUNG, PETER VISCLOSKY, CHET EDWARDS. ED PASTOR. MIKE FORBES. DAVE OBEY.

Managers on the Part of the House.

PETE DOMENICI, THAD COCHRAN. SLADE GORTON, MITCH MCCONNELL, ROBERT F. BENNETT, CONRAD BURNS, LARRY E. CRAIG, TED STEVENS, HARRY REID, ROBERT C. BYRD, ERNEST F. HOLLINGS, PATTY MURRAY, HERB KOHL. BYRON L. DORGAN. DANIEL INOUYE.

Managers on the Part of the Senate.

Pending consideration of the conference report,

On demand of Mr. SHUSTER, pursuant to clause 8(d)(2), rule XXII,

Ordered, That time for debate be equally divided among Messrs. PACK-ARD, SHUSTER, and VISCLOSKY.

When said conference report was considered.

After debate.

By unanimous consent, the previous question was ordered on the conference report to its adoption or rejection.

The question being put,

Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. LAHOOD, announced that pursuant to clause 10 of rule XX the yeas and nays were ordered.

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 5, rule I, announced that further proceedings on the conference report were postponed.

¶102.28 H. CON. RES. 187—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 8, rule XX, announced the unfinished business to be the motion to suspend the rules and agree to the concurrent resolution (H. Con. Res. 187) expressing the sense of Congress regarding the European Council noise rule affecting hushkitted and reengined aircraft; as amended.

The question being put,

Will the House suspend the rules and agree to said concurrent resolution, as amended?

The vote was taken by electronic de-

It was decided in the Yeas 402 affirmative Nays

¶102.29[Roll No. 448] YEAS-402

Abercrombie Burr DeMint Ackerman Burton Deutsch Diaz-Balart Aderholt Buyer Allen Callahan Dickey Andrews Dicks Calvert Dingell Archer Camp Campbell Armey Dixon Canady Doggett Bachus Baird Capps Dooley Baker Capuano Doolittle Baldacci Cardin Doyle Baldwin Castle Dreier Ballenger Chabot Duncan Barcia Chambliss Dunn Clay Clayton Edwards Barr Barrett (NE) Ehlers Ehrlich Barrett (WI) Clement Bartlett Clyburn Emerson Barton Coble Engel Coburn English Bass Eshoo Etheridge Bateman Collins Becerra Combest Bentsen Condit Evans Bereuter Conyers Everett Berkley Cook Ewing Cooksey Berry Biggert Costello Filner Bilbray Fletcher Cox Bilirakis Coyne Foley Blagojevich Bliley Cramer Forbes Crane Ford Blumenauer Crowley Fossella Blunt Cubin Fowler Boehlert Frank (MA) Cummings Boehner Cunningham Franks (NJ) Bonilla. Danner Frelinghuysen Davis (FL) Bono Frost Borski Davis (IL) Gallegly Boswell 1 Davis (VA) Ganske Boucher Deal Gejdenson Boyd DeFazio Gekas Brady (PA) Gephardt DeGette Brady (TX) Delahunt Gibbons Brown (OH) DeLauro Gilchrest Bryant DeLav Gillmor

HOUSE OF REPRESENTATIVES

1999		
Gilman	Maloney (NY)	Salmon
Gonzalez	Manzullo	Sanchez
Goode Goodlatte	Markey Martinez	Sanders Sandlin
Goodling	Matsui	Sanford
Gordon	McCarthy (MO)	Sawyer
Goss	McCarthy (NY)	Saxton
Graham	McCollum	Schaffer
Granger Green (TX)	McCrery McDermott	Schakowsky Scott
	McGovern	Sensenbrenner
Greenwood	McHugh	Serrano
Gutierrez	McInnis	Sessions
Gutknecht	McIntyre McKeon	Shadegg Shaw
Hall (OH) Hall (TX)	McKinney	Shays
Hansen	McNulty	Sherman
Hastings (FL)	Meehan	Sherwood
Hastings (WA)	Meek (FL)	Shimkus
Hayes Hayworth	Menendez Metcalf	Shows Shuster
Hefley	Mica	Simpson
Herger	Millender-	Sisisky
Hill (IN)	McDonald	Skeen
	Miller (FL)	Skelton
Hilleary Hilliard	Miller, Gary Minge	Slaughter Smith (MI)
Hinchey	Mink	Smith (TX)
Hinojosa	Moakley	Smith (WA)
Hobson	Mollohan	Snyder
Hoeffel Hoekstra	Moore Moran (KS)	Souder
Holden	Moran (VA)	Spence Spratt
Holt	Morella	Stabenow
Hooley	Murtha	Stark
Horn	Myrick	Stearns
Hostettler Houghton	Nadler Napolitano	Stenholm Strickland
Hoyer	Nethercutt	Stump
Hulshof	Ney	Stupak
Hunter	Northup	Sununu
Hyde Inslee	Nussle	Talent Tancredo
Isakson	Oberstar Obey	Tanner
Jackson (IL)	Olver	Tauscher
Jackson-Lee	Ortiz	Tauzin
(TX)	Ose	Taylor (MS)
Jenkins John	Oxley Packard	Taylor (NC) Terry
Johnson, E. B.	Pallone	Thomas
Johnson, Sam	Pascrell	Thompson (CA
Jones (NC)	Pastor	Thompson (MS
Jones (OH)	Payne	Thornberry Thune
Kanjorski Kaptur	Pease Pelosi	Thurman
Kasich	Peterson (MN)	Tiahrt
Kelly	Peterson (PA)	Tierney
Kennedy	Petri	Toomey
Kildee Kilpatrick	Phelps Pickering	Traficant Turner
Kind (WI)	Pickett	Udall (CO)
King (NY)	Pitts	Udall (NM)
Kingston	Pombo	Upton
Klink Knollenberg	Pomeroy Porter	Velazquez Vento
Kolbe	Portman	Visclosky
Kucinich	Price (NC)	Vitter
Kuykendall	Quinn	Walden
LaFalce LaHood	Radanovich Rahall	Wamp Waters
Lampson	Ramstad	Watkins
Lantos	Rangel	Watt (NC)
Largent	Regula	Watts (OK)
Latham	Reyes	Waxman
LaTourette Lazio	Reynolds Rivers	Weiner Weldon (FL)
Leach	Rodriguez	Weldon (PA)
Lee	Roemer	Weller
Levin	Rogan	Wexler
Lewis (CA) Lewis (GA)	Rogers Rohrabacher	Weygand Whitfield
Lewis (GA) Lewis (KY)	Ros-Lehtinen	Wicker
Linder	Rothman	Wilson
Lipinski	Roukema	Wise
LoBiondo Loforon	Roybal-Allard	Woolsoy
Lofgren Lowey	Royce Rush	Woolsey Wynn
Lucas (KY)	Ryan (WI)	Young (AK)
Lucas (OK)	Ryun (KS)	Young (FL)
Luther	Sabo	
	NIATIO C	

NAYS-2

Chenoweth

NOT VOTING-29

Berman Carson Johnson (CT)
Bishop Fattah Kleczka
Bonior Hutchinson Larson
Brown (FL) Istook Maloney (CT)
Cannon Jefferson Mascara

Paul

McIntoshOwensSweeneyMeeks (NY)Pryce (OH)TownsMiller, GeorgeRileyWalshNealScarboroughWuNorwoodSmith (NJ)

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said concurrent resolution, as amended, was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said concurrent resolution, as amended, was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶102.30 H. CON. RES. 140—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. Lahood, pursuant to clause 8, rule XX, announced the further unfinished business to be the motion to suspend the rules and agree to said concurrent resolution (H. Con. Res. 140) expressing the sense of the Congress that Haiti should conduct free, fair, transparent, and peaceful elections, and for other purposes; as amended.

The question being put,

Will the House suspend the rules and agree to said concurrent resolution, as amended?

The vote was taken by electronic device.

¶102.31 [Roll No. 449] YEAS—400

Abercrombie Burton DeMint Ackerman Deutsch Buver Callahan Diaz-Balart Aderholt Allen Calvert Dickey Andrews Camp Dicks Campbell Archer Dingell Armey Canady Dixon Doggett Bachus Capps Baird Capuano Dooley Baker Cardin Doolittle Doyle Baldacci Castle Baldwin Chabot Dreier Ballenger Chambliss Duncan Chenoweth Barcia Dunn Barrett (NE) Edwards Clay Clayton Barrett (WI) Ehlers Ehrlich Bartlett Clement Barton Clyburn Emerson Bass Coble Engel Bateman Coburn English Eshoo Becerra Collins Etheridge Bentsen Combest Bereuter Condit Evans Berkley Convers Everett Berry Cook Ewing Biggert Cooksey Bilbray Costello Filner Bilirakis Fletcher Cox Coyne Blagojevich Foley Bliley Cramer Forbes Blumenauer Ford Crane Blunt Crowley Fossella Boehlert Cubin Fowler Frank (MA) Boehner Cummings Bonilla Cunningham Franks (NJ) Bono Danner Frelinghuysen Borski Davis (FL) Frost Boswell Davis (II.) Gallegly Boucher Davis (VA) Ganske Boyd Deal Gejdenson Brady (PA) DeFazio Gekas Gephardt Brady (TX) DeGette Brown (OH) Delahunt Gibbons Brvant DeLauro Gilchrest

Gilman Manzullo Salmon Gonzalez Markey Sanchez Martinez Goode Sanders Goodlatte Matsui Sandlin McCarthy (MO) Goodling Sanford McCarthy (NY) Gordon Sawyer McCollum Saxton Graham McCrerv Schaffer McDermott Granger Schakowsky Green (TX) McGovern Scott Green (WI) McHugh Sensenbrenner Greenwood McInnis Serrano Gutierrez Gutknecht McIntyre Sessions Shadegg McKeon Hall (OH) McKinney Shaw Hall (TX) McNulty Shays Hansen Meehan Sherman Hastings (FL) Meek (FL) Sherwood Hastings (WA) Menendez Shimkus Metcalf Haves Shows Hayworth Mica Shuster Hefley Millender-Simpson Sisisky McDonald Herger Hill (IN) Miller (FL) Skeen Hill (MT) Miller, Gary Skelton Hilleary Minge Slaughter Hilliard Mink Smith (MI) Moakley Hinchev Smith (TX) Mollohan Smith (WA) Hinojosa Hobson Moore Snyder Moran (KS) Hoeffel. Souder Hoekstra Moran (VA) Spence Holden Morella Spratt Holt. Murtha Stabenow Hooley Myrick Stark Horn Nadler Stearns Hostettler Napolitano Stenholm Houghton Nethercutt Strickland Hoyer Hulshof Ney Stump Northup Stupak Hunter Nussle Sununu Talent Tancredo Hyde Oberstar Inslee Obev Isakson Olvei Tanner Jackson (IL) Ortiz Tauscher Tauzin Jackson-Lee Ose (TX) Oxley Taylor (MS) Jenkins Packard Taylor (NC) John Pallone Terry Johnson, E. B. Pascrell Thomas Jones (NC) Pastor Thompson (CA) Payne Jones (OH) Thompson (MS) Kanjorski Pease Thornberry Kaptur Pelosi Thune Thurman Kasich Peterson (MN) Kellv Peterson (PA) Tia.hrt. Kennedy Petri Tiernev Kildee Phelps Toomey Kilpatrick Pickering Traficant Kind (WI) Pickett Turner Udall (CO) King (NY) Kingston Pombo Udall (NM) Klink Pomerov Unton Knollenberg Velazquez Porter Kolbe Portman Vento Visclosky Kucinich Price (NC) Kuykendall Quinn Vitter Radanovich LaFalce Walden LaHood Rahall Wamp Lampson Ramstad Waters Lantos Rangel Watkins Largent Regula Watt (NC) Watts (OK) Latham Reyes LaTourette Revnolds Waxman Weiner Lazio Rivers Rodriguez Weldon (FL) Leach Weldon (PA) Lee Roemer Levin Rogan Weller

NAYS—1

Wexler

Wicker

Wilson

Woolsey

Young (AK)

Young (FL)

Wynn

Wise

Wolf

Wevgand

Whitfield

Paul

Rogers

Rothman

Roukema

Ryan (WI)

Rvun (KS)

Royce

Rush

Saho

Rohrabacher

Ros-Lehtinen

Roybal-Allard

Lewis (GA)

Lewis (KY)

Linder

Lipinski

LoBiondo

Lucas (KY)

Lucas (OK)

Maloney (NY)

Lofgren

Lowey

Luther

ANSWERED "PRESENT"—1

Barr

NOT VOTING—31

Berman Brown (FL) Fattah Bishop Cannon Hutchinson Bonior Carson Istook

Gillmor

DeLav

Burr

McCarthy (NY)

McCollum

McDermott

McGovern

McHugh

McInnis

McIntyre

McKeon

McNulty

McKinnev

Meehan Meek (FL)

Menendez

Millender-

Miller (FL)

Miller, Gary

McDonald

Metcalf

Mica

Minge

Mink

Moakley

Mollohan

Moran (KS)

Moran (VA)

Napolitano

Nethercutt

Northup

Oberstar

Nussle

Obey

Olver

Ortiz

Owens

Oxley

Packard

Pallone

Pascrell

Pastor

Paul

Payne

Pease

Pelosi

Petri

Phelps

Pickering

Pickett

Pitts

Pombo

Porter

Quinn

Rahall

Rangel

Regula

Reynolds

Rodriguez

Rohrabacher

Ros-Lehtinen

Roybal-Allard

Rothman

Roukema

Rvan (WI)

Rvun (KS)

Rovce

Rush

Sabo

Salmon

Reves

Rivers

Roemer

Rogan

Rogers

Ramstad

Pomeroy

Portman

Price (NC)

Radanovich

Peterson (MN)

Peterson (PA)

Ose

Moore

Morella

Murtha

Myrick

Nådler

Ney

McCrery

Jefferson McIntosh Scarborough Johnson (CT) Meeks (NY) Smith (N.I) Johnson, Sam Miller, George Sweeney Kleczka Neal Larson Norwood Walsh Lewis (CA) Wu Owens Maloney (CT) Pryce (OH) Mascara Rilev

two-thirds of the Members present having voted in favor thereof, the rules were suspended and said concurrent resolution, as amended, was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said concurrent resolution, as amended. was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶102.32 S. 293—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 8, rule XX. announced the further unfinished business to be the motion to suspend the rules and pass the bill of the Senate (S. 293) to direct the Secretaries of Agriculture and Interior to convey certain lands in San Juan County, New Mexico, to San Juan College.

The question being put,

Will the House suspend the rules and pass said bill.

The vote was taken by electronic de-

It was decided in the Yeas 406 affirmative Nays

¶102.33[Roll No. 450] YEAS-406

Callahan Abercrombie Dingell Ackerman Calvert Dixon Aderholt Camp Doggett Allen Campbell Dooley Doolittle Andrews Canady Archer Capps Doyle Armey Capuano Dreier Cardin Bachus Duncan Baird Castle Dunn Baker Chabot Edwards Baldacci Chambliss Ehlers Baldwin Chenoweth Ehrlich Ballenger Clav Emerson Clayton Barcia Engel Barr Clement English Barrett (NE) Clyburn Eshoo Barrett (WI) Coble Etheridge Bartlett Coburn Evans Barton Collins Everett Bass Combest Ewing Farr Bateman ${\bf Condit}$ Becerra Convers Filner Bentsen Cook Fletcher Bereuter Cooksey Foley Berkley Costello Forbes Berry Cox Ford Biggert Coyne Fossella Fowler Bilbray Cramer Bilirakis Frank (MA) Crane Blagojevich Crowley Franks (NJ) Bliley Frelinghuvsen Cubin Blumenauer Cummings Blunt Cunningham Gallegly Boehlert Danner Ganske Davis (FL) Boehner Gejdenson Bonilla Davis (IL) Gekas Gephardt Bono Davis (VA) Borski Deal Gibbons DeFazio Boswell Gillmor Boucher DeGette Gilman Boyd Delahunt Gonzalez Brady (PA) DeLauro Goode Brady (TX) DeLay Goodlatte Brown (OH) DeMint. Goodling Bryant Deutsch Gordon Diaz-Balart Goss Burton Dickey Graham

Dicks

Granger

Buver

Green (TX) Green (WI) Greenwood Gutierrez Gutknecht Hall (OH) Hall (TX) Hansen Hastings (FL) Hastings (WA) Haves Hayworth Hefley Herger Hill (IN) Hill (MT) Hilleary Hilliard Hinchey Hinoiosa Hobson Hoeffel Hoekstra Holden Holt. Hooley Horn Hostettler Houghton Hoyer Hulshof Hunter Hutchinson Hvde Inslee Isakson Istook Jackson (IL) Jackson-Lee (TX) Jenkins John Johnson, E. B. Johnson, Sam Jones (NC) Jones (OH) Kanjorski Kaptur Kasich Kelly Kennedy Kildee Kilpatrick Kind (WI) King (NY) Kingston Klink Knollenberg Kolbe Kucinich Kuykendall LaFalce LaHood

Lampson Lantos Latham LaTourette Lazio Leach Lee Levin Lewis (CA) Lewis (GA) Lewis (KY) Linder Lipinski LoBiondo Lofgren Lowey Lucas (KY) Lucas (OK) Luther Maloney (CT) Maloney (NY) Manzullo

Markey

Matsui

Berman

Bishop

Bonior

Cannon

Carson

Fattah

Brown (FL)

Martinez

Sanchez Sanders Sandlin Sanford Sawver Saxton Schaffer Schakowsky Scott Sensenbrenner Serrano Sessions Shadegg Shaw Shays Sherman Sherwood Shimkus Shows Shuster Simpson Sisisky Skeen Skelton Slaughter Smith (MI) Smith (TX) Smith (WA) Snyder Souder

Spence Spratt Stabenow Stark Stearns Stenholm Strickland Stump Stupak Sununu Talent Tancredo Tanner Tauscher Tauzin Taylor (MS) Taylor (NC) Terry Thomas Thompson (CA) Thompson (MS) Thornberry Thune Thurman Tierney Toomev

Towns Traficant Turner Udall (CO) Udall (NM) Upton Velazquez Vento Visclosky Vitter Walden Wamp Waters Watkins Watt (NC) Watts (OK) Waxman

Weller Wexler Weygand Whitfield Wicker Wilson Wise Wolf Woolsey Wynn Young (AK) Young (FL)

Weiner

Weldon (FL)

Weldon (PA)

Camp

Canady

Capps

Capuano

Campbell

NAYS-1 Largent

NOT VOTING-26

Gilchrest Meeks (NY) Jefferson Miller, George Johnson (CT) Neal Kleczka Norwood Larson Pryce (OH) Mascara Riley McIntosh

Scarborough Sweeney Walsh Smith (NJ) Tia.hrt.

So. two-thirds of the Members present having voted in favor thereof. the rules were suspended and said bill was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.34 H.R. 202—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 8, rule XX, announced the further unfinished business to be the motion to suspend the rules and pass the bill (H.R. 202) to restructure the financing for assisted housing for senior citizens and otherwise provide for the preservation of such housing in the 21st Century, and for other purposes; as amended.

The question being put,

Will the House suspend the rules and pass said bill, as amended?

The vote was taken by electronic de-

It was decided in the | Yeas affirmative Nays

¶102.35[Roll No. 451] YEAS-405

Abercrombie Cardin Evans Ackerman Castle Everett Aderholt Chabot Ewing Allen Chambliss Farr Filner Andrews Clav Archer Clayton Fletcher Armey Clement Foley Bachus Clvburn Forbes Baird Coble Ford Baker Coburn Fossella Baldacci Collins Fowler Frank (MA) Baldwin Combest Ballenger Condit Franks (NJ) Barcia Convers Frelinghuvsen Barr Cook Frost Barrett (NE) Cooksey Gallegly Barrett (WI) Costello Ganske Gejdenson Bartlett Cox Barton Coyne Gekas Bass Cramer Gephardt Bateman Crane Gibbons Becerra. Crowley Gilchrest Bentsen Cubin Gillmor Bereuter Cummings Gilman Berkley Cunningham Gonzalez Berry Danner Goode Davis (FL) Biggert Goodlatte Bilbray Davis (IL) Goodling Bilirakis Davis (VA) Gordon Bishop Deal Goss Blagojevich DeFazio Graham Bliley DeGette Granger Blumenauer Delahunt Green (TX) Blunt DeLauro Green (WI) Boehlert DeLav Greenwood Boehner DeMint Gutierrez Bonilla Deutsch Gutknecht Diaz-Balart Hall (OH) Bono Borski Dickey Hall (TX) Boswell Dicks Hansen Boucher Dingell Hastings (FL) Boyd Dixon Hastings (WA) Brady (PA) Doggett Haves Brady (TX) Dooley Hayworth Brown (FL) Doolittle Hefley Brown (OH) Doyle Herger Bryant Dreier Hill (IN) Burr Duncan Hill (MT) Burton Dunn Hilleary Buver Edwards Hilliard Callahan Ehlers Hinchev Calvert Ehrlich Hinojosa

Emerson

English

Etheridge

Engel

Eshoo

Hobson

Hoeffel

Holden

Holt.

Hoekstra

1999		
Hooley	Millender-	Sessions
Horn	McDonald	Shadegg
Houghton Hoyer	Miller (FL) Miller, Gary	Shaw Shays
Hulshof	Minge	Sherman
Hunter	Mink	Sherwood
Hyde	Moakley	Shimkus
Inslee Isakson	Mollohan Moore	Shows Shuster
Istook	Moran (KS)	Simpson
Jackson (IL)	Moran (VA)	Sisisky
Jackson-Lee	Morella	Skeen
(TX) Jenkins	Murtha	Skelton Slaughter
John	Myrick Nadler	Smith (MI)
Johnson, E. B.	Napolitano	Smith (TX)
Johnson, Sam	Nethercutt	Smith (WA)
Jones (NC)	Ney	Snyder
Jones (OH) Kanjorski	Northup Nussle	Souder Spence
Kaptur	Oberstar	Spratt
Kasich	Obey	Stabenow
Kelly	Olver	Stark
Kennedy Kildee	Ortiz Ose	Stearns Stenholm
Kilpatrick	Owens	Strickland
Kind (WI)	Oxley	Stump
King (NY)	Packard	Stupak
Kingston Klink	Pallone Pascrell	Sununu Talent
Knollenberg	Pastor	Tancredo
Kolbe	Payne	Tanner
Kucinich	Pease	Tauscher
Kuykendall	Pelosi	Tauzin Taylor (MS)
LaFalce LaHood	Peterson (MN) Peterson (PA)	Taylor (NC)
Lampson	Petri	Terry
Lantos	Phelps	Thomas
Largent Latham	Pickering Pickett	Thompson (CA) Thompson (MS
LaTourette	Pitts	Thornberry
Lazio	Pombo	Thune
Leach	Pomeroy	Thurman Tiahrt
Lee Levin	Porter Portman	Tierney
Lewis (CA)	Price (NC)	Toomey
Lewis (GA)	Quinn	Towns
Lewis (KY) Linder	Radanovich Rahall	Traficant Turner
Lipinski	Ramstad	Udall (CO)
LoBiondo	Rangel	Udall (NM)
Lofgren	Regula	Upton
Lowey Lucas (KY)	Reyes Reynolds	Velazquez Vento
Lucas (OK)	Rivers	Visclosky
Luther	Rodriguez	Vitter
Maloney (CT)	Roemer	Walden
Maloney (NY) Manzullo	Rogan Rogers	Wamp Waters
Markey	Rohrabacher	Watkins
Martinez	Ros-Lehtinen	Watt (NC)
Matsui	Rothman	Watts (OK)
McCarthy (MO) McCarthy (NY)	Roukema Roybal-Allard	Waxman Weiner
McCollum	Rush	Weldon (FL)
McCrery	Ryan (WI)	Weldon (PA)
McDermott	Ryun (KS)	Weller
McGovern McHugh	Sabo Salmon	Wexler Weygand
McInnis	Sanchez	Whitfield
McIntyre	Sanders	Wicker
McKeon	Sandlin	Wilson
McKinney McNulty	Sawyer Saxton	Wise Wolf
Meehan	Schaffer	Woolsey
Meek (FL)	Schakowsky	Wynn
Menendez	Scott	Young (AK)
Metcalf Mica	Sensenbrenner Serrano	Young (FL)
1.11000	20114110	
	NAYS-5	
Cla am a mat la	Davil	Camfand

Chenoweth Paul Hostettler Royce

NOT VOTING-

Sanford

Kleczka Pryce (OH) Berman Bonior Larson Cannon Mascara Scarborough Carson McIntosh Smith (NJ) Fattah Meeks (NY) Sweeney Hutchinson Miller, George Walsh Jefferson Neal Johnson (CT) Norwood

two-thirds of the Members So. present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

By unanimous consent, the title was amended so as to read: "An Act to provide for the preservation of assisted housing for low-income elderly persons, disabled persons, and other families.".

A motion to reconsider the votes whereby the rules were suspended and said bill, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶102.36 H.R. 2605—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 8 of rule XX, announced the further unfinished business to be the question on agreeing to the conference report on the bill (H.R. 2605) making appropriations for energy and water development for the fiscal year ending September 30, 2000, and for other purposes.

The question being put,

Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. LAHOOD, announced that pursuant to clause 10 of rule XX the yeas and nays were ordered.

The vote was taken by electronic de-

It was decided in the Yeas affirmative Nays

¶102.37[Roll No. 452] YEAS-327

Gilchrest Abercrombie Cook Ackerman Cooksey Gillmor Aderholt Costello Gilman Allen Cox Gonzalez Andrews Coyne Goodling Goss Archer Cramer Granger Armey Crane Crowley Bachus Green (TX) Baird Cubin Greenwood Cummings Baldacci Gutierrez Baldwin Cunningham Gutknecht Ballenger Danner Hall (OH) Davis (FL) Barcia Hansen Barrett (NE) Davis (IL) Hastings (FL) Barrett (WI) DeGette Hastings (WA) Bateman Delahunt Hayworth Becerra DeLauro Herger Bentsen DeLay Deutsch Hill (IN) Berkley Hinchey Berry Diaz-Balart Hinojosa Biggert Dickey Hobson Bilirakis Dicks Hoeffel Bishop Blagojevich Dingell Hoekstra Dixon Holt. Bliley Doggett Hooley Blumenauer Dooley Horn Houghton Blunt Dovle Boehner Hoyer Bonilla Dunn Hulshof Edwards Bono Hunter Borski Ehrlich Boswell Boucher Emerson Inslee Engel Istook Jackson (IL) Boyd Brady (PA) Etheridge Jackson-Lee Brown (FL) (TX) Evans Brown (OH) Everett John Johnson, E. B. Burton Ewing Buyer Jones (OH) Farr Callahan Fletcher Kanjorski Calvert Foley Kaptur Kelly Camp Forbes Campbell Fossella Kennedy Canady Fowler Kildee Capps Frank (MA) Kilpatrick Capuano Franks (NJ) Kind (WI) Frelinghuysen Cardin King (NY) Castle Frost Kingston Chabot Gallegly Klink Knollenberg Clay Ganske Clayton Kolbe Gejdenson Kucinich Combest Gekas

LaFalce Northup Skeen LaHood Nussle Skelton Obey Lampson Slaughter Smith (NJ) Olvei Larson Ose Owens Latham Lazio Oxley Packard Leach Lee Pallone Levin Pascrell Lewis (CA) Pastor Lewis (GA) Payne Lewis (KY) Pelosi Peterson (PA) Linder LoBiondo Phelps Lofgren Pickering Pickett Lowey Lucas (KY) Pitts Lucas (OK) Pombo Maloney (CT) Pomerov Maloney (NY Porter Manzullo Portman Markev Price (NC) Martinez Matsui Radanovich McCarthy (MO) Rahall McCarthy (NY) Rangel McCollum Regula McCrery Reyes McDermott Reynolds McGovern Rivers Rodriguez McHugh McIntosh Roemer McIntyre Rogan McKeon Rogers McKinney Rohrabacher McNultv Ros-Lehtinen Rothman Meek (FL) Roukema Roybal-Allard Menendez Metcalf Rovce Mica Rush Sabo Millender-McDonald Salmon Miller (FL) Sanchez Sanders Miller, Garv Mink Sawyer Moakley Saxton Mollohan Schakowsky Moore Scott Moran (VA) Serrano Morella Shaw Wise Murtha Sherman

Smith (TX) Smith (WA) Snyder Souder Spence Stabenow Stark Stenholm Strickland Stump Stupak Talent Tauscher Tauzin Taylor (MS) Thomas Thompson (CA) Thompson (MS) Thornberry Thune Thurman Tiahrt Tierney Towns Traficant Turner Udall (CO) Udall (NM) Upton Vento Visclosky Vitter Walden Waters Watkins Watt (NC) Watts (OK) Waxman Weiner Weldon (FL) Weldon (PA) Weller Wexler Weygand Whitfield Wicker Wilson Wolf Woolsey Wynn Young (FL)

NAYS-87

Sherwood

Shows

Simpson

Sisisky

Nadler

Ney

Ford

Napolitano

Nethercutt

Gibbons Baker Ortiz Goode Goodlatte Barr Bartlett Paul Barton Gordon Bass Bereuter Graham Green (WI) Bilbray Hall (TX) Boehlert Hayes Hefley Brady (TX) Bryant Hill (MT) Burr Chambliss Hilleary Hilliard Holden Chenoweth Clement Hostettler Hutchinson Clyburn Coble Isakson Coburn Jenkins Collins Johnson, Sam Jones (NC) Condit Davis (VA) Kasich Deal Largent DeFazio LaTourette DeMint Lipinski Doolittle Luther Duncan McInnis Ehlers Minge English Moran (KS) Filner Myrick

Pease Peterson (MN) Petri Ramstad Ryan (WI) Ryun (KS) Sandlin Sanford Schaffer Sensenbrenner Sessions Shadegg Shavs Shimkus Shuster Smith (MI) Spratt Stearns Sununu Tancredo Tanner Taylor (NC) Terry Toomey Velazquez Wamp Young (AK)

NOT VOTING-19

Oberstar

Berman Kleczka Rilev Bonior Mascara Scarborough Cannon Meeks (NY) Sweeney Carson Miller, George Walsh Fattah Neal Wu Jefferson Norwood Prvce (OH)

So the conference report was agreed to.

Gephardt

Convers

Kuykendall

A motion to reconsider the vote whereby said conference report was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.38 FEDERAL AVIATION ADMINISTRATION AUTHORIZATIONS EXTENSION

Mr. DUNCAN moved to suspend the rules and pass the bill of the Senate (S. 1637) to extend through the end of the current fiscal year certain expiring Federal Aviation Administration authorizations.

The SPEAKER pro tempore, Mr. Lahood, recognized Mr. DUNCAN and Mr. OBERSTAR, each for 20 minutes.

After debate,

The question being put, viva voce,

Will the House suspend the rules and pass said bill?

The SPEAKER pro tempore, Mr. Lahood, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill was passed.

A motion to reconsider the vote whereby the rules were suspended and said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶102.39 SUBMISSION OF CONFERENCE REPORT—H.R. 2606

Mr. CALLAHAN submitted a conference report (Rept. No. 106–339) on the bill (H.R. 2606) making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2000, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶102.40 RECESS—9:01 P.M.

The SPEAKER pro tempore, Mr. WAMP, pursuant to clause 12 of rule I, declared the House in recess at 9 o'clock and 1 minute p.m., subject to the call of the Chair.

¶102.41 AFTER RECESS—9:49 P.M.

The SPEAKER pro tempore, Mr. DREIER, called the House to order.

¶102.42 PROVIDING FOR THE CONSIDERATION OF H.J. RES. 68

Mr. GOSS, by direction of the Committee on Rules, reported (Rept. No. 106-342) the resolution (H. Res. 305) providing for consideration of the joint resolution (H.J. Res. 68) making continuing appropriations for the fiscal year 2000, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶102.43 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted—

To Mrs. JOHNSON of Connecticut, for today and September 28th;

To Mr. MASCARA, for today;

To Mr. REYES, for today and September 28th; and

To Mr. WU, for today and balance of the week.

And then,

¶102.44 ADJOURNMENT

On motion of Mr. GOSS, at 9 o'clock and 50 minutes p.m., the House adjourned.

¶102.45 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. SHUSTER: Committee on Transportation and Infrastructure. H.R. 2910. A bill to amend title 49, United States Code, to authorize appropriations for the National Transportation Safety Board for fiscal years 2000, 2001, 2002, and for other purposes; with an amendment (Rept. No. 106–335). Referred to the Committee of the Whole House on the State of the Union.

Mr. PACKARD: Committee of Conference. Conference report on H.R. 2605. A bill making appropriations for energy and water development for the fiscal year ending September 30, 2000, and for other purposes (Rept. No. 106–336). Ordered to be printed.

Mr. YOUNG of Alaska: Committee on Resources. H.R. 2841. A bill to amend the Revised Organic Act of the Virgin Islands to provide for greater fiscal autonomy consistent with other United States jurisdictions, and for other purposes (Rept. No. 106–337). Referred to the Committee of the Whole House on the State of the Union.

Mr. YOUNG of Alaska: Committee on Resources. S. 944. An act to amend Public Law 105–188 to provide for the mineral leasing of certain Indian lands in Oklahoma (Rept. No. 106–338). Referred to the Committee of the Whole House on the State of the Union.

Mr. CALLAHAN: Committee of Conference. Conference report on H.R. 2606. A bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2000, and for other purposes (Rept. No. 106-339). Ordered to be printed.

Mr. BLILEY: Committee on Commerce. H.R. 2130. A bill to amend the Controlled Substances Act to add gamma hydroxybutyric acid and ketamine to the schedules of control substances, to provide for a national awareness campaign, and for other purposes; with amendments (Rept. No. 106–340 Pt. 1). Ordered to be printed.

Mr. BLILEY: Committee on commerce. H.R. 1714. A bill to facilitate the use of electronic records and signatures in interstate or foreign commerce; with an amendment (Rept. No. 106–341 Pt. 1). Ordered to be printed

Mr. DREIER: Committee on Rules. House Resolution 305. Resolution providing for consideration of the joint resolution (H.J. Res. 68) making continuing appropriations for the fiscal year 2000, and for other purposes (Rept. No. 106–342). Referred to the House Calendar.

¶102.46 TIME LIMITATION OF REFERRED

Pursuant to clause 5 of rule X the following action was taken by the Speaker.

H.R. 2130. Referral to the Committee on the Judiciary extended for a period ending not later than October 8, 1999. ¶102.47 REPORTED BILL SEQUENTIALLY REFERRED

Under clause 5 of rule X, bills and reports were delivered to the Clerk for printing, and bills referred as follows:

Mr. BLILEY: Committee on Commerce. H.R. 1714. A bill to facilitate the use of electronic records and signatures in interstate or foreign commerce; with an amendment; referred to the Committee on Judiciary for a period ending not later than October 15, 1999, for consideration of such provisions of the bill and amendment as fall within the jurisdiction of that committee pursuant to clause 1(k), rule x.

¶102.48 PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. CRAMER:

H.R. 2951. A bill to amend the Omnibus Parks and Public Lands Management Act of 1996 to authorize grants to Alabama Agricultural and Mechanical University in Huntsville, Alabama; to the Committee on Resources.

By Mr. DEMINT (for himself, Mr. SPENCE, Mr. SPRATT, Mr. CLYBURN, Mr. GRAHAM, and Mr. SANFORD):

H.R. 2952. A bill to redesignate the facility of the United States Postal Service located at 100 Orchard Park Drive in Greenville, South Carolina, as the "Keith D. Oglesby Station"; to the Committee on Government Reform.

By Mr. ENGLISH (for himself, Mr. TANNER, Mrs. JOHNSON of Connecticut, Mr. CANADY of Florida, Mr. CARDIN, Mr. MATSUI, Mr. WICKER, Mr. MCDERMOTT, Mr. HOSTETTLER, and Mr. FOLEY):

H.R. 2953. A bill to amend the Internal Revenue Code of 1986 to allow a credit against income tax for recycling or remanufacturing equipment; to the Committee on Ways and Means

By Mr. ENGLISH:

H.R. 2954. A bill to amend the Internal Revenue Code of 1986 to provide a tax credit for investment necessary to revitalize communities within the United States, and for other purposes; to the Committee on Ways and Means.

By Mrs. LOWEY (for herself and Mrs. MALONEY of New York):

H.R. 2955. A bill to establish a partnership to rebuild and modernize America's school facilities; to the Committee on Education and the Workforce.

By Mr. PALLONE (for himself, Mr. WAXMAN, Mr. MARKEY, Mr. LEWIS of Georgia, Mr. HINCHEY, Mr. RUSH, Ms. Pelosi, DELAURO, Ms. Ms. MILLENDER-MCDONALD, Mr. DELAHUNT, Mr. BARRETT of Wisconsin. Mr. PAYNE, Mrs. CHRISTENSEN, Mr. STARK, Mr. SAND-ERS, Mr. GUTIERREZ, Mr. KUCINICH, DEGETTE, Mr. BERMAN, Mr. BROWN of Ohio, Mr. CONYERS, Mr. TOWNS, Mr. OLVER, Mr. FARR of California, Mr. Jackson of Illinois, Mrs. CLAYTON, Ms. JACKSON-LEE of Texas, Mr. OWENS, Mr. VENTO, Mrs. LOWEY, and Mr. GEORGE MILLER of California):

H.R. 2956. A bill to reauthorize the Comprehensive Environmental Response, Compensation, and Liability Act of 1980; to the Committee on Commerce, and in addition to the Committees on Transportation and Infrastructure, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. VITTER (for himself and Mr. JEFFERSON):

2957. A bill to amend the Federal Water Pollution Control Act to authorize funding to carry out certain water quality restoration projects for Lake Pontchartrain Basin, Louisiana, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. YOUNG of Alaska:

H.R. 2958. A bill to provide for the continuation of higher education through the conveyance of certain public lands in the State of Alaska to the University of Alaska, and for other purposes; to the Committee on Resources.

By Mr. YOUNG of Florida:

H.J. Res. 67. A joint resolution making continuing appropriations for the fiscal year 2000, and for other purposes; to the Committee on Appropriations.

By Mr. YOUNG of Florida: H.J. Res. 68. A joint resolution making continuing appropriations for the fiscal year 2000, and for other purposes; to the Committee on Appropriations.

By Mr. CUNNINGHAM (for himself, Mr. SAXTON, Mr. UNDERWOOD, BILBRAY, and Mr. GILCHREST):

H. Con. Res. 189. Concurrent resolution expressing the sense of the Congress regarding the wasteful and unsportsmanlike practice known as shark finning; to the Committee

¶102.49 ADDITIONAL SPONSORS TO PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 163: Mr. MICA.

H.R. 219: Mr. GOODE.

H.R. 248: Mr. Coburn.

H.R. 488: Ms. McKinney, Mr. Conyers, and Mr. LUTHER.

H.R. 534: Mr. SHERWOOD, Mr. MALONEY of Connecticut, and Mr. LATHAM.

H.R. 583: Mr. DELAHUNT.

H.R. 750: Mr. CUNNINGHAM.

H.R. 765: Mr. Nussle, Mr. Ryun of Kansas, Mr. Lewis of Georgia, and Mrs. Northup.

H.R. 771: Mr. KIND.

H.R. 802: Mr. Moran of Kansas, Mr. Ed-WARDS, Mr. GREEN of Texas, Mr. FORBES, Mr. Blumenauer, Ms. Hooley of Oregon, Mr. Udall of Colorado, Mr. Udall of New Mexico, Mrs. Jones of Ohio, Mr. Lewis of Georgia, Mr. KING, Mr. HYDE, Mr. DAVIS of Virginia, Mr. Sandlin, Ms. McKinney, Mrs. NAPOLITANO, and Mr. HUTCHINSON.

826: and H.R. Mr.Pickett Mrs. CHRISTENSEN

H.R. 961: Ms. McCarthy of Missouri, Mr. BERMAN, and Mr. MICA.

H.R. 976: Mr. BONIOR and Mr. VITTER.

H.R. 1079: Mr. UDALL of New Mexico, Mr. HALL of Ohio, and Mr. GIBBONS.

H.R. 1111: Mr. TRAFICANT.

H.R. 1221: Ms. DEGETTE.

H.R. 1226: Ms. McKinney, Mr. Gordon, Mr. FORBES, Ms. BERKLEY, Ms. HOOLEY of Oregon. Ms. Carson, and Mr. Smith of Washington.

H.R. 1271: Ms. BERKLEY. H.R. 1272: Mr. Cooksey.

H.R. 1305: Mr. CUMMINGS, Mr. METCALF, and Mr. UNDERWOOD. H.R. 1363: Mr. STEARNS.

H.R. 1505: Mr. WISE, Mr. GEKAS, and Mr. BILIRAKIS.

H.R. 1518: Mr. MARTINEZ.

H.R. 1546: Mr. GOODLING.

H.R. 1581: Mr. KUCINICH, Mr. MCDERMOTT, Mr. ENGEL, and Mr. DIXON.

H.R. 1636: Mr. Brown of Ohio.

H.R. 1671: Mr. COYNE.

H.R. 1795: Mr. KILDEE, Mr. RODRIGUEZ, and Mr. Rothman.

H.R. 1806: Mr. QUINN, Ms. NORTON, Mr. LAN-TOS, Mr. MARTINEZ, Ms. LOFGREN, Ms. SANCHEZ, and Mr. DICKS.

H.R. 1820: Ms. CARSON.

H.R. 1824: Mr. PICKETT and Mr. REYES.

H.R. 1837: Mr. NORWOOD, Mr. ALLEN, Mr. DUNCAN, and Mr. BENTSEN.

H.R. 1838: Mr. BURR of North Carolina, Mr. COBLE, Mr. SANFORD, and Mr. McCollum.

H.R. 1998: Mr. LEWIS of Georgia.

H.R. 2059: Mr. BARR of Georgia.

H.R. 2128: Mr. Тоомеу.

H.R. 2266: Mr. Boehlert Mr. Filner, Mrs. MALONEY of New York, Ms. STABENOW, and Mr. PRICE of North Carolina.

2341: CUNNINGHAM, Mr.VELÁZQUEZ, Ms. KAPTUR, Mr. LIPINSKI, Mr. BAIRD, Mr. OWENS, Mr. BECERRA, Mr. TIERNEY, Mr. BERMAN, Mr. MANZULLO, Mr. GEJDENSON, Mr. GILLMOR, Mr. EVANS, Mr. KENNEDY of Rhode Island, Mr. CRANE, Mr. LEWIS of Georgia, Mr. JOHN, and Mr. COOK.

H.R. 2381: Mr. BARTLETT of Maryland, Mr. LARGENT, and Mr. DEAL of Georgia.

H.R. 2436: Mr. Sanford.

H.R. 2453: Mr. ROHRABACHER.

H.R. 2511: Mr. FLETCHER and Mr. BARTON of

H.R. 2546: Mr. HALL of Texas and Mrs. CHRISTENSEN.

H.R. 2554: Mr. Andrews, Mr. Franks of New Jersey, and Mr. SAXTON.

H.R. 2573: Mr. McGovern.

H.R. 2596: Mr. PICKERING, Mr. BURTON of Indiana, Mr. Sanford, Mr. Tiahrt, Mr. Watts of Oklahoma, Mr. ROGERS, Mrs. KELLY, and Mr. Cunningham.

H.R. 2624: Mr. CAPUANO.

H.R. 2655: Mr. SKEEN.

H.R. 2689: Mr. PAUL, Ms. DANNER, and Mr. COBURN.

H.R. 2697: Mr. GALLEGLY, Mr. LARGENT, and Mr. Frost.

H.R. 2722: Mr. Frank of Massachusetts, Mr. WYNN, Ms. Pelosi, Mr. McDermott, Mr. PAYNE, and Mr. McCollum.

H.R. 2725: Mr. FROST and Mr. PASTOR.

H.R. 2726: Mr. Burton of Indiana, Ms. EDDIE BERNICE JOHNSON of Texas, and Mr. DOOLITTLE.

H.R. 2728: Mr. ENGLISH.

H.R. 2736: Mr. Sanders, Mr. Stupak, Mr. MCDERMOTT, Mr. BAIRD, Mr. COYNE, Ms. BALDWIN, Mr. PETERSON of Minnesota, Mr. BECERRA, Ms. BERKELEY, and Ms. KAPTUR.

H.R. 2768: Mr. DIXON and Mr. GORDON. H.R. 2771: Mr. CAPUANO, Mr. McNulty, and Mrs. Maloney of New York.

H.R. 2774: Mr. WEINER.

H.R. 2813: Ms. CARSON, Mr. HASTINGS of Florida, and Mr. CUMMINGS.

H.R. 2814: Mr. GARY MILLER of California and Mr. FARR of California.

H.R. 2817: Mr. SANDERS, Mr. MALONEY of Connecticut, Mrs. MALONEY of New York, and Mr. ETHERIDGE.

H.R. 2865: Mr. Brown of Ohio and Mr. MCDERMOTT.

H.R. 2870: Mr. OWENS, Mr. CROWLEY, Mr. MASCARA, Mr. LARSON, and Mr. GILMAN.

H.R. 2877: Mr. BERMAN.

H.R. 2882: Mr. Costello.

H.R. 2890: Mr. OLVER and Mr. McDermott.

H.R. 2899: Mr. McGovern.

H.R. 2901: Mr. SOUDER.

H.R. 2916: Mrs. Lowey and Ms. Carson.

H.R. 2917: Ms. CARSON.

H.R. 2924: Mrs. ROUKEMA.

H.R. 2926: Mr. DEMINT.

H.R. 2942: Mr. CHAMBLISS and Mr. BEREU-

H.J. Res. 16: Mr. TOOMEY.

H.J. Res. 48: Mr. CANNON and Mr. MAN-ZULLO.

H.J. Res. 55: Mr. DOOLITTLE.

H.J. Res. 65: Mr. GEJDENSON, Ms. DANNER, Mr. ROHRABACHER, Mr. TANCREDO, Mr. LAN-TOS, and Mr. HYDE.

H. Con. Res. 140: Ms. McKinney.

H. Con. Res. 186: Mr. BURR of North Carolina and Mr. GOODE.

H. Res. 41: Mr. PHELPS and Mr. STEARNS.

H. Res. 115: Mr. COYNE.

H. Res. 146: Ms. SANCHEZ.

H. Res. 163: Mr. SHIMKUS, Mr. INSLEE, Mr. MCINTYRE, Mr. MARTINEZ, Mr. FROST, Ms. JACKSON-LEE of Texas, Ms. LEE, Ms. BERK-LEY, Ms. ROYBAL-ALLARD, Mr. BROWN of Ohio, Ms. Hooley of Oregon, Mrs. Thurman, and Ms. SLAUGHTER.

H. Res. 269: Mr. HALL of Texas, Mr. SOUDER, Mr. PASTOR, and Mr. LEWIS of California.

H. Res. 280: Mr. BEREUTER.

H. Res. 292: Mr. WAXMAN.

H. Res. 297: Mr. CAMP, Mr. UNDERWOOD, Mr. Wu, and Mr. GILCHREST.

H. Res. 298: Mr. HUNTER, Mr. WU, Mr. BAIRD, Mr. SANDERS, Mr. SNYDER, Mr. WELLER, Mr. PHELPS, and Mr. OLVER.

H. Res. 303: Mr. HOEKSTRA, Mr. HILLEARY, Mr. Bass, Mr. Hayworth, Mr. Miller of Florida, Mr. GOODE, Mr. HAYES, Mr. FLETCH-ER, Mr. REGULA, Mr. KNOLLENBERG, Mrs. EMERSON, and Mr. TOOMEY.

TUESDAY, SEPTEMBER 28, 1999 (103)

¶103.1 Appointment of speaker pro TEMPORE

The House was called to order at 9 o'clock a.m. by the SPEAKER pro tempore, Mr. COOKSEY, who laid before the House the following communica-

> WASHINGTON, DC, September 28, 1999.

I hereby appoint the Honorable JOHN COOKSEY to act as Speaker pro tempore on this day.

> J. DENNIS HASTERT, Speaker of the House of Representatives.

Whereupon, pursuant to the order of the House of Tuesday, January 19, 1999, Members were recognized for "morning-hour debate".

¶103.2 RECESS—9:07 A.M.

The SPEAKER pro tempore, Mr. COOKSEY, pursuant to clause 12 of rule I, declared the House in recess at 9 o'clock 7 minutes a.m. until 10 o'clock a.m.

¶103.3 AFTER RECESS—10 A.M.

The SPEAKER pro tempore, Mr. GIB-BONS, called the House to order.

 $\P 103.4$ APPROVAL OF THE JOURNAL

The SPEAKER pro tempore, Mr. GIB-BONS, announced he had examined and approved the Journal of the proceedings of Monday, September 27, 1999. Pursuant to clause 1, rule I, the Jour-

¶103.5 COMMUNICATIONS

nal was approved.

Executive and other communications, pursuant to clause 2, rule XIV, were referred as follows:

4526. A letter from the Congressional Review Coordinator, Department of Agriculture, Animal and Plant Health Inspection Service, transmitting the Department's final rule-Oriential Fruit Fly; Designation of Quarantined Area [Docket No. 99-076-1] received September 24, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4527. A letter from the Congressional Review Coordinator, Department of Agriculture, Animal and Plant Health Inspection Service, transmitting the Department's final rule-Mexican Fruit Fly Regulations; Addition of Regulated Area [Docket No. 99-075-1]